FEDERAL BUREAU OF INVESTIGATION FREEDOM OF INFORMATION/PRIVACY ACTS SECTION COVER SHEET

SUBJECT: EDMUND GERALD (PAT) BROWN

FILE: 62-HQ-76249

NOTICE

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and the second		Mr. Glavin
Record o	f Telephone Call or Visitor	
		Mr. Nichols
	July 19	Mr. Rosen
	manufacture of the second	Mr. Tracy
		Mr. Acers
Time6	8:55P <u>W</u>	Mr. Carson
_	6: 5 mg	Mr. Harbo
Name	DISTRICT ATTORNEY®BRO OF SAN FRANCISCO, tel	Mr. Hendon
(OF SAN FRANCISCO, tel	e Mr. Mumford
7	thru operator from Ch	icagar. Starke
		Mr. Quinn Tamm
Referred to		Tele. Room
	•	Mr. Nesse
Details:		Miss Beahm
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	e Mr. Brown consented	
	n an Assistant, and a was transferred to	just dischilly

advised that Mr. Brown stated he was in Unicago attending the Democratic Convention, that he had never met the Director, and would like to do so. He further indicated that if it were possible for him to meet Mr. Hoover he would make a special trip to Kashington, arriving Monday or Tuesday of next week. The Trip Mr. Cunningham indicated that he was not familiar with the Director's Commitments, but iouthed Mr. Brown to visit the Bureau even if Mr. Foover would be out of the City next week, and unable to meet him. Mr. Brown stated the litter might be arranged.

It is noted that Mr. Brown was elected District Attorney of San Francisco in the Fall of 1943.

Mr. Brown may be reached at the lalmer House. jmh Better get a luie on Brown from

RHC: VHS

JULY 20, 1944

To: COMMUNICATIONS SECTION.

MR. EDMUND BROWN C/O PALMER HOUSE CHICAGO, ILLINOIS

Transmit the following message to:

6276249.2

I WAS PLEASED TO RECEIVE WORD OF YOUR CALL LAST EVENING. UNFORTUNATELY PRIOR COMMITMENTS REQUIRE MY PRESENCE DUTSIDE OF WASHINGTON DURING THE COMING VEEK. SHOULD YOU COME TO WASHINGTON, I HOPE YOU WILL CALL AT THIS BUREAU AND DISCUSS MATTERS OF MUTUAL INTEREST.

JOHN EDGAR HOOVER
DIRECTOR
FEDERAL EUREAU OF INVESTIGATION

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STAN DARD FORM NO. 64

Office Menurandum · UNITED STATES GOVERNMENT

FROM: Mr. D. M. Ladd

DATE: July 20, 1944 call 7 p.m. 7-19-44

Mr. Coffe

Mr. Hendo: Mr. Mumfo:

Quim.

RHC: VHS

SUBJECT:

Mr. Edmund Brown was referred to my office when he called the

Director's Office Wednesday evening.

Wr. Brown stated that he was calling from Chicago, Illinois where he was attending the Democratic National Convention. He advised he is State District Attorney for San Francisco, California and as such, is the "chief law enforcement officer" for that area. He said that he had never met the Director and that in view of the fact that he is as close to

never met the Director and that in view of the fact that he is as close to Washington as Chicago, he felt that he would like to take advantage of this and come to Washington to meet him.

Wr. Brown went on to state he had no other business in Washington and that his sole purpose in coming would be to see the Director and to dis

Mr. Brown went on to state he had no other business in Washington and that his sole purpose in coming would be to see the Director and to discuss Internal Security matters with him. He felt that such an interview or conference would be productive, particularly because of the strategic importance of the San Francisco area. I advised Mr. Brown that I did not know offhand whether the Director's commitments would permit him to be in Washington in the near future and inquired when he felt he would come to Washington. He said he intended to come on either Monday or Tuesday. I told Mr. Brown that we would be only too happy to show him our facilities here and in the event the Director wasn't in Washington, that one of his assistants would be perfectly able to discuss Internal Security Matters with him. He indicated he might come to Washington even though he is not able to see the Director.

Upon Mr. Brown's request, I advised him I would determine whether or not the Director would be available Monday or Tuesday and would wire him in care of the Palmer House, Chicago, Illinois.

RECORDED "

SF 0 (62 - 76747 - 22)

ADDENDUM

Agent

of San Francisco, who is in In-Service School, advises that he understands our relationships with Mr. Brown are very cordial. He personally has met him and thinks rather highly of him. Mr. Brown gives a talk at a police school in San Francisco and once appeared on the same occasion as

HHC

STANDIRD FORM NO. 64

Office Memorandum · UNITED STATES GOVERNMENT

LBN: HBM

TO : MR. TOLSON

FROM : L. B. NICHOLS

SUBJECT:

DATE: July 24, 1944

Manny K

On July 19 Edmund G. Brown, Prosecuting Attorney in San Francisco, called the Director. The call was transferred informed him that he was not familiar with the Director's commitments but invited Brown to visit the Bureau providing he was in the city this week. Brown wanted a definite appointment. Consequently, told him it was highly improbable that the Director would be out of the city the early part of the week but that he would be glad to see

In line with the Director's inquiries to check with SAC Pieper on Brown, there is attached hereto a summary from the San Francisco office. Pieper subsequently advised me that he knows Brown personally and that Brown seems to be a capable individual and seems to be doing the right thing. He works very closely with Chief of Police Dullea of San Francisco. There has been some undercover talk that the police commission would like to have gambling in San Francisco. Brown and Dullea take the stand that as long as the statutes prohibit gambling they will enforce the statutes.

There is no specific reason, according to Pieper and Van Pelt, as to why Brown would want to see the Director.

Attachment

62-76249

GREOM ED

JUL 20 1944

After hands

WASH FROM SFRAN S13 7-20-44 500P

DIRECTOR URGENT

TAIL. ATTENTION: ASST. DIRECTOR NICHOLS. RE EDMUND GERALD BROWN.
INFORMATION CONCERNING. SUBJECT WAS FIRST KNOWN TO THIS OFFICE EARLY
IN NINETEEN FORTY TWO WHEN HE EVINCED AN INTEREST IN APPOINTMENT AS
SPECIAL AGENT OF THIS BUREAU. HE WAS INTERVIEWED ON MAY EIGHTEEN
FORTY TWO, AT WHICH TIME HE DESIRED TO WITHDRAW APPLICATION FOR THAT
REASON THAT HE HAD A WIFE AND THREE CHILDREN, HAD THE EXPLOSION
OTHER OPPORTUNITIES TO AID THE WAR EFFORT WHICH WOULD MORE CLOSELY CONFORM TO HIS EXPERIENCES AS A TRIAL LAWYER, PAY MORE MONEY, AND ALLOW
HIM TO STAY AT HOME WITH HIS FAMILY. HE IS THE RECENTLY ELECTED

DISTRICT ATTORNEY SAN FRANCISCO COUNTY, HAVING DEFEATED MATTHEW BRADY
IN THE LAST ELECTION. HE HAS BEEN ACTIVE IN POLITICS FOR SOME TIME.

FORMERLY BAIL BOND KING AND POLITICAL POWER WHO WAS EXPOSED BY THE ATHERTON GRAFT INVESTIGATION. REPORTEDLY MATTHEW BRADY, ALTHOUGH VERY CLOSE TO FOR A NUMBER OF YEARS OF PREVENTED

FROM GETTING A RENEWAL ON HIS BAIL BOND LICENSE AFTER THE ATHERTON

PROMINENT CRIMINAL ATTORNEY IN SAME FRANCISCO, ALSO REPORTED

TO HAVE SUPPORTED BROWN ALTHOUGH IT IS PROBABLY HE WOULD HAVE SUPPORTED 4

ANY CANDIDATE OPPOSING BRADY. INFORMANTS CLOSE TO BROWN STATE THAT COPIES DESTROYED

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SUPPORT, HE CONFERRED WITH CLOSE POLITICAL PAGE TWO WHEN HE OFFERED FRIENDS WHO ADVISED HIM TO ACCEPT IF THERE WERE QUOTE NO STRINGS ATTACHED, UNQUOTE. BROWN SUBSEQUENTLY ACCEPTED SUPPORT ON THAT BASIS. SOURCES CLOSE TO BROWN STATE THAT BECAUSE OF HIS POLITICAL AMBITIONS, HE WOULD BE CAREFUL TO AVOID COMPLICATIONS WITH SUCH A MAN AS AND THAT BROWN IS SEEKING TRAINED INVESTIGATORS FOR HIS STAFF; AND THAT SOME PERSONS BELIEVE HE HAS AMBITIONS OF BECOMING ANOTHER DEWEY. ONI FURNISHED INFORMATION MAY NINETEEN FORTY-SECURITY MATTER DASH C, SAN FOUR CONCERNING FRANCISCO FILE ONE HUNDRED DASH FIVE NINE NAUGHT TWO, TO THE EFFECT THAT THIS INDIVIDUAL, A WELL KNOWN COMMUNIST, HAD OBTAINED IN SEEKING GOVERNMENT EMPLOYMENT, LETTERS OF RECOMMENDATION FROM INDIVIDUALS WHO, ACCORDING TO ONI, ARE QUOTE NOT THOUGHT TO BE COGNIZANT OF SUBJECTS COMMUNIST PARTY RECORD, UNQUOTE. ONE OF SUCH LETTERS WAS FROM PAT-BROWN WHO IS POSSIBLY IDENTICAL WITH SUBJECT. SUBJECT IS A FORMER OF THE FIRM OF CLASSMATE IN LAW SCHOOL WITH ARE BOTH MEMBERS OF IN SAN FRANCISCO. THE COMMUNIST PARTY AND THE REVENUE OF THEIR OFFICE IS ALMOST ENTIRELY OF THIS FIRM HAS FROM THE COMMUNISTS AND RELATED PERSONS.

PAGE THREE

INCLUDED SUBJECT ON A LIST OF WHAT HE BELIEVES TO BE LIBERALY LAWYERS. ARE ANXIOUS TO GET BROWN TO JOIN THE LAWYES AND BROWN IS IN FREQUENT CONTACT WITH GUILD. HAD NUMEROUS CONFERENCES WITH THESE PERSONS DURING HIS CAMPAIGN FOR THE OFFICE OF DISTRICT ATTORNEY. BROWN FEELS CONSIDERABLY INDEBTED FOR THE REASON HE IS CONVINCED SUPPORT TO BROWN INSTRUMENTAL IN HIS ELECTION. RESULTING IN WHAT BROWN BELIEVES TO BE AN EXTRA EIGHT THOUSAND VOTES, RESULTING IN HIS VICTORY. OCTOBER NINETEEN FORTY THREE THAT BROWN IN THE OPINION MANAGER FOR OLETA YATES, WAS A SUPORTER OF OLETA YATES IN HER CAMPAIGN OLETA YATES IS SAN FOR ELECTION TO THE OFFICE OF CITY SUPERVISOR. FRANCISCO SECRETARY OF THE COMMUNIST PARTY. BROWN IS MENTIONED FREQUENTLY IN COMMUNIST CIRCLES AS THE PERSON WHO MIGHT BE WILLING TO APPEAR AT VARIOUS PROGRAMS SPONSORED BY COMMUNIST PARTY FRONTS. HAS CONTRIBUTED TO THE JOINT ANTI-FASCIST RELATIONS COMMITTEE, OR TO ONE OF THE COMMITTEES FROM WHICH THE J.A.F.R.C. WAS FORMED. INDICATION ON FILE REGARDING ANY FURTHER RELATIONSHIP WITH SUCH PERSONS NEWSPAPER ARTICLES HAVE REFLECTED BROWN BECOMING VERY OR GROUPS.

PAGE FOUR

INTERESTED IN JUVENILE DELINQUENCY AND IN RACIAL DISCRIMINATIONS TO MAKE INQUIRY INTO MATTERS DESIGNATED ONE ASSISTANT, INVOLVING RACIAL DISCRIMINATIONS, HANDLING OF RIOTS, ETC., WITH A VIEW TOWARD PREPARING FOR SUCH POST-WAR DIFFICULTIES. SINCE HE IS COMPARATIVELY NEW IN OFFICE AND BECAUSE THESE HAVE BEEN BUT RELATIVELY FEW MATTERS OF MUTUAL INTEREST THUS FAR, HIS RELATIONSHIP WITH THIS OFFICE HAS NOT BEEN A VERY CLOSE ONE BUT I WOULD NOT HESITATE TO APPROACH HIM REGARDING ORDINARY, ROUTINE MATTERS.

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TRAINING & INSTRUCTION DIV.

HISTRUM ATTRUCK SOUND NOTE THE T enger trees of the engineering

August 2, 1944.

Honorable J. Edgar Hoover, Federal Bureau of Investigation, Washington, D. C.

Dear Mr. Hoover:

It was with great regret that I found it impossible to visit your organization in Washington. I trust, however, I will be able to do in the very near future. I know that your office has devoted a great deal of time to municipal police organization and I am sure you made a greet contribution to law enforcement.

For the first six months that I have been District Attorney of the City and County of San Francisco I have felt the meed of constant conferences between the District Attorneys of the various metropolitan cities. I do not know who sould take the land in such conferences, but if your office could do it I would be very happy to help on the West Goast. I do not know whether it would be advisable in war time but as soon as it is ended I think that a conference of District Attorneys throughout the Thited States should be had in Washington.

EDMUND G

District A corney

EGS: CB

EPORT PREVENTION DEPARTMENT for 1944

To: The Honorable Roger D. Lapham, Mayor of San Francisco

The creation of a Crime Prevention Department in this office in January, 1944, was an innovation.

Some criticisms were offered that such activity was not within the scope of the duties of a District Attorney; that he is a law enforcement officer and should confine himself to the enforcement of the laws and the prosecution of crime. I submit, however, that a District Attorney's office must concern itself with incipient crime, and that activity by a District A ttorney in the field of crime prevention is mandatory.

This office and this Department therefore particularly interested itself in obtaining complete knowledge of all phases of this City's juvenile crime prevention program and in actively supporting this program with every facility of the office. This report is designed to acquaint you with this program and these activities complete as he was accordance and accordance to the complete accordance and accordance an vities carried on by various agencies and groups in the community. It is our purpose to actively assist in coordinating this work to the fullest extent possible.

This Department also investigated and studied the background and character of first offenders, especially those immediately beyond the juvenile stage, and assisted in their rehabilitation.

delinquency throughout A merica is today threatening to engulf the home, the school, the welfare agencies of the nation.

The situation not only is serious, it is critical, and merits the attention of everyone concerned with the future of America.

Our investigation disclosed that the juvenile crime prevention program in San Francisco is an active and vigorous one. Great industry, ingenuity and effort are being poured into it. Ten official departments or commissions and forty-five private agencies or organizations are directly engaged in fighting juvenile delinquency.

Statistics at best are difficult to obtain or to evaluatemeaning little or nothing if standing alone-but I feel it is safe
to say that this concentrated activity accounts for our juvenile
delinquency rate being only one percent here in this city. Out
of 185,500 children under eighteen years of age in San Francisco, approximately 1,800 cases each year, (official and unofficial) are attended to by the Juyenile Court. This includes not only major attended to by the Juvenile Court. crimes but also minor violations (not traffic) and "unofficial" cases.

RELATIONSHIP BETWEEN DISTRICT ATTORNEY AND JUVENILE: This office cannot deal officially with juvenile delinquents. Except in rare instances, minors under eighteen who have committed orimes are not prosecuted by the District Attorney. Their cases by law must handled by the Juvenile Probation D epartment through the Juvenile Court. Furthermore, the District Attorney's office has not the facilities to direct corrective programs over a long period of years a situation which properly limits the field within which we must be properly limits. function. EX - 42

This department of the District Attorney 1008 horiver 13 emphasize orime prevention. Deputies address youth groups, 5005141945 clubs and girls clubs. In our talks, the sordid unglamorous side of crime is portrayed, the crime does not pay idea is pictured vistories of actual cases. The damaging, injurious effects of not "playing the game of life" during minority, is strossed.

It is a primary principle this office to rid the community of these adults charged with contributing to a minor's delinquency. This mandate is never forsotten. Such cases are vigerously prosecuted with all the deputies elect to the necessity of presenting such cases so that the mind of the child is not further presenting such cases so that the mind of the child is not further imperiled. To that end, the proceedings and trials are held at the Juvenile Court without publicity and with minimum testimony on the part of the child involved.

<u>JUVENILE COURT RECORDS:</u> The records on Juvenile Court cases prepared by George Oscako, Chief Juvenile Probation Officer, have been examined carefully.

During the first six months of 1944, there were approximately 700 official cases; 470 of these are delinquency cases; 250 neglect or dependency cases; 320 of these were of Catholic parents; 340 of Protestant parents; six of Jewish parents; thirty-four miscellaneous; 600 were white; 100 were negro; 450 cases came from broken homes of one type or another, 250 from homes not broken.

Three hundred and twenty of the 470 delinquents were boys, 140 girls; 400 in age bracket 14-17; 440 were first-time offenders, 20 were second-timers, 10 were third-timers; 380 of these went to full-time school; 90 neither went to school nor worked. In one-third of the delinquent acts, the child acted alone; in the rest of the cases, the child acted with one or more companions.

One hundred and fifty of the cases involved no parental control; 70 involved unfit homes; 50 "refusal to obey"; 50 habitual truants; 75 "danger of immorality" (70 girls); 80 auto thefts; 70 truants; 10 traffic; 15 mischief; 25 other law violations by boys.

In the delinquency group 400 of the 470 were . San Francisco residents. More than half of these cases came from the Ellis-Polk and Mission Districts. In about 85% of the cases, the family income was adequate.

In disposing of these cases half of the children were sent home and others were placed in homes of relatives or foster homes, under Juvenile Probation Officer supervision. Twelve boys were sent to the Log Cabin Ranch, 5 to the Preston School of Industry, were sent to the Ventura School for Girls, 2 boys and 2 girls were sent to the California Youth Authority.

There were about 500 "unofficial" cases handled by the Juvenile Probation Department, involving petty thefts, burglary, curfew violations, truancy and malicious mischief. There were 600 traffic court hearings; 10 of these concerned females. Four hundred of the 600 were 17 years of age, 180 were 16 years; 400 were first-offenders, 200 were repeaters; 400 were charged with speeding, 150 offenders, 200 were repeaters; and property damage, 25 involved license violations, 80 cases involved property damage, 25 involved personal injuries; 200 were driving their own automobiles, 200 their parents' automobiles, 100 their employers' automobiles, 100 some other person's care.

PROSECUTION OF PARENTS: The comment sometimes is heard There is no such thing as juvenile delinquency, it is parental delinquency." In our first year's work, we did encounter a number of instances of provable parental delinquency. The School Department and the Health Department have been struggling with these and similar problems for many years.

The Attendance Bureau of the School Department and the Juvenile Probation Department reported to us several aggravated truancy situations where the truancy was occurring with the consent and active cooperation of the child's parents. The attitude of and active cooperation of the workers was uncooperative, contemptuous and these parents toward the workers was uncooperative, contemptuous and these parents were cited to the District Attorney's insolent. These parents were cited to the District Attorney's office at the Juvenile Court building. They were advised that the ompels them to send their children to school and they were then instructed that they must comply with this law. They were advised instructed that they must comply with this law. They were advised that varrants would be issued if the children were again reported as truants, and there was evidence that the parents were at fault. In several cases, drastic action was taken and the parents were charged with contributing to the delinquency of their own children.

The second of the second of the second

This was all that was necessary, and parental delinquency in this rogard was definitely curbed.

The Health Department reported a number of chronic pediculosis (lice) cases. The cases were traced to infested homes and it was shown that the condition was due to flagrant and deliberate parental neglect. Repeated instructions to these parents did no good; the homes remained filthy and the children returned to school good; the homes remained filthy and the children home from infested with lice. It is necessary to send these children home from infested with lice. It is necessary to send these children home from infested with lice. It is necessary to send these children home from infested with lice. It is necessary to send these children home from infested with lice. It is necessary to send these children home from infested with lice. The result was these children became truants, remained away from school for long periods.

It is safe to assume that had it been possible to delouse these children and keep them deloused, they would not have become truants—and truancy we know is often the first step towards more serious delinquency.

The D istrict: A ttorney's office with the cooperation of the Burcau of Child Hygiene of the Department of Health arrested the parents and charged them with contributing to the delinquency of their children. Much preliminary work was done with these parents before this drastic action was taken. The Medicinal solutions for before this drastic action was taken. The home were actually curing the condition and the cleaning up of the home were actually furnished. The directions for doing the job were supplied printed in five languages.

It was found that where the arrests were made and the work of these parents was interrupted and their income interferred with, the unhealthy condition was soon eradicated.

Adults who aid, abot or encourage minors to violate the curfew ordinance are also prosecuted, of course.

is one which verges on the tragic. Flocking into San Francisco literally in mobs and droves, boys and girls alike are faced with the problem of finding shelter in an already overcrowded city. The attractions which draw them to the city are chiefly the desire to enter the Merchant Marine or to find jobs in the ship-building or other war industries. A survey disclosed that they live in cheap "flop houses" or "inhabit" all-night movies, or go home with friendly truck drivers or other chance pick-up acquaintances.

Little or no effort has been directed at aiding this group. The Y.M. C.A. and the Y.W.C.A. have an "understanding" by which they endeavor to accommodate younger transients before older men and women are taken care of. But, of course, the facilities of these two organizations are already stretched to the limit.

The San Francisco Center of the California League of Wemen Veters has been conducting a survey to ascertain just what conditions exist, and hopes to complete it shortly. The Center intends to use the survey as the basis for a plan which will cure or at least alleviate existing evils.

The Center has agreed to send me the statistics they are gathering, and I hope to use them as the basis of a supplement to this report in a short time.

against children, it was observed that the contact between the offending adult and the child had been made in a theatre. In our investigation of truancy cases, we found that almost invariably the truant had spent all or part of the time in a theatre when he should have been in school. Conferences were had with the California Theatre Association, Inc., which represents all of the theatres in San Francisco. The Association reported that its members would make every effort to be vigilant, and ushers were specifically instructed to make periodic inspections of the theatre. In connection with keeping children out of theatres during school hours, the Association asserted that invariably when a youngster was challenged, he replied asserted that invariably when a youngster was challenged, he replied that he was not supposed to be in school at that particular time or that he attends a morning session only, or an afternoon session only, etc., etc. They stated that admission was refused if there was reason to believe that the child should be in school. The Association

further agreed to go further and assist the authorities in 91011 prevention of delinquency by refusing acmission to unaccompanied 1 children after 7:00 P.M. and before 2:00 P.M.

The association gave wide publicity to this self-imposed restriction and to the Curfew Ordinance. They urged parents and children to comply with it. A "Curfew Trailer" was provided. This trailer carried the message of Chief of Police, Charles W. Dullea, regarding the new curfew law. The cost of the production and distribution of this trailer, approximately \$5,000.00 was handled by the Association.

The Association reported that its members complain bitterly of the practice which has become cuite prevalent during the past two years, of parents "parking" children in theatres. The children are instructed to see the show twice, that they will be called for five or six hours later. These arrangements have been discovered when the small children become restless after seeing the show and start running up and down the aisles.

It was suggested that in order to have the theatre owners and their employees constantly aware of the cooperative practices which we wish them to foll ow, a set of rules and policies be prepared and posted in theatres so that all employees might become acquainted with them.

The California Theatre Association is entitled to great credit for its splendid attitude which was freely and voluntarily imposed at great financial expense to its members.

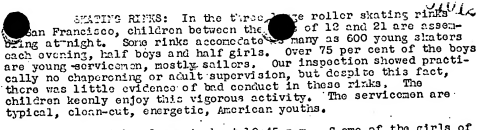
places were made at frequent intervals. For the most part the taverns were fairly well-lighted. There was substantial evidence of good faith efforts being made to avoid selling liquor to minors. In a number of places, however, we found that minors, especially those seventeen years of age and up, still were able to obtain alcohol ic drinks. Liquor store operators particularly often failed to ascertain the age of youthful customers and would accept fictitious letters from parents in some cases.

A good many prosecutions were had involving bartenders and liquer dealers selling to minors. C envictions were obtained in the majority of these cases. However, where it was difficult to determine the age of the minor, the jury would sometimes acquit the offender, even though the law places upon the liquer seller the burden of making sure that the purchaser is over twenty-one years of age, In cases where convictions were obtained, the records were forwarded to the State Board of E qualifyed on with a recommendation that the liquer.

The San Francisco Bar and Tavern Owners! Association, under the direction of its President, Mr. Edward Dunne, has affected a self-policing organization which has received the compliment of the veneral disease control authorities, the United States Fublic Health Service and the Disciplinary Joint Army-Navy Control Board. The District Attorney's office has found that Association of great assistance in disciplining its own members. This form of organization control is more effective than penal punishment in some particular cases.

PUBLIC PANCE HALLS: These places are very well supervised. Minors under 18 are not admitted. However, when a minor under 18 is discovered at one of these places, the Public Danco Hall Committee supervisors not only make clear that the minor is not allowed at: the public dance, but they take an interest in the minor and assist in creating a substitute for the public dance. The home of the minor is visited and the parent and guardian is consulted, and work is done to bring into the minor's activity a healthy substitute for the desire to attend the public dance.

There is little evidence of intoxication at these dances. This is probably due to the fact that liquor cannot be sold at a public dance.



The rinks close at about 10:45 p.m. Some of the girls of tender age have considerable distances to travel to get home. This is not good, because, obviously, they are subject to hazards while traveling unchaperened late at night. Parents are responsible for this condition and enforcement of the arbitrating statute will be invoked if this condition is not corrected.

Intelligent adult supervision and guidance should be brought into/activity which hundreds of children find attractive. this

THE CHURCHES AND JUVENILE DELINGENCY: Considerable criticism is heard about the churges of America failing to take a most active part in the fight against crime and juvenile delinquency. Whether the charge as a whole is justified is a moot question. Certainly, some churches have shown the utmost zeal in this direction; with others ranging through luke warm to cool or cold in their efforts.

The churches of this land have always been looked upon as a potential tower of strength in the guidance of the citizens and particularly in the guidance of the youth of the country.

Einety-five per cent of the delinquents profess church membership, but only about five per cent have attended Sunday school or received religious training. The lack of religious and moral training is undoubtedly a factor in the troubled lives of these children.

The churches are aware of this situation. They are being encouraged to breaden the scope of church activity in the neighborhoods so all children will be drawn into the church halls and will receive essential religious guidance. In this connection, it is recommended that the "release time" law should be tried in San Francisco. This recommendation is made dospite the sincere objections of many who feel that it would break down the fundamental principle of separation of Church and State.

BROKEN HONES: The relationship between broken homes and juvenile delinquency is definite and startling. In the 700-odd official cases before the Juvenile Court, during the first six months of 1944, 450 of these children came from broken homes of one sort or another; 250 from homes not broken. In other words, two out of every three children in trouble had a background of a broken home.

Insufficient attention is being given by the citizens of cur community to the proved fact that the inx morals of our people, the carefree and easy divorces and the breakdown in ethical training area the major causes contributing to the delinquency of children.

The skyrocketing divorce rate is breath-taking. In Los Angeles, there were 32,000 marriages performed in 1943, and 28;000 divorces granted. Involved in the 28,000 divorce cases were 15,000 boy and girl victims under 14 years of age. From this group of 15,000 children, who already have two strikes against them, will come most of the future juvenile delinquents.

For the fiscal year ended June 30, 1944, San Francisco issud 13,033 marriago licenses; while court records for the same period show: 2,648 final decrees, 3,826 interlocutory decrees; 1,148 annulments, and 17 separate maintenances; a total of 7,639.

We echo the words of competent, energetic, Harold A. Slane, member of the California Youth Authority from Los Angeles: "These staggering divorce statistics foreshadow the disappearance of the old-fashioned American home. It was upon this idea of American home and family life that our great democracy was built. Destroy

it and it presages the disintegration of our American way of life."

Slone poses the question: "Who is to be responsible for these 15,000 children, who is going to raise them, see that they got the fundamental training they need so much? Is the State to do it?"

In the same voin, Father Eugene J. Shea, of the Coordinating Council of 3 an Francisco says: "It is practically impossible for a child to develop normally in an abnormal home, and the home in which the parents are diverced or separated is abnormal."

Domestic relation problems and tangles pour into our Domestic Relations Department day after day. Great effort and diliggence are put forth to heal the brackes, to keep parents together and to save those homes.

The problem of rebuilding and strengthening the moral fibre of our people and of discouraging divorce is one to which we must give the greatest and most profound thought if we are to keep safe our children, our community and our nation.

It is recommended that the conciliation court be given a real trial, but cander compels one to state that by the time the case reaches the court it is too late.

THE PUBLIC PRESS: Some very fine magazine articles, feature stories and aditorials have appeared in the daily papers on juvenile delinquency. This publicity tends to highlight this everpresent and important community problem; tends to focus attention upon it. Articles have appeared directing attention to cenditions which stimulate juvenile delinquency; others have challenged parents, schools, churches and the community, pointed out failures in their obligations to children. This work by the press is effective, commendable, fruitful.

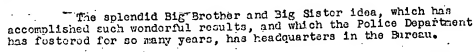
Some newspapers, however, undo all the good that comes from such efforts by an ever-increasing tendency to exaggerate the importance of certain public trials. One turns from splendid articles and editorials to find blazoned on the front pages of the papers sensational stories and reports concerning every kind of sex crime, obscene conduct and importances. Great prominence is given to rape, adultery, seductions, sex improprieties, immoral and illicit relawitions. All the sordid details are printed, with verbatim testimony of court witnesses describing these offensive situations quoted. Prominent personalities are often involved, and children of twelve years of age and up read this unhealthy, indecent, corruptive literature daily. How much damage results to the young people it would be hard to demonstrate, but circulating such pernographic material certainly does an impense amount of harm.

BOOKLET ON LAWS RELATING TO MINORS: On a number of occasions poople have asked if we could prepare some sort of a summary of all laws relating to minors. It is thought that if such a summary in booklet form were available, it would be widely distributed and found valuable.

School study and discussion groups could use the booklet for discourses, debates, dramatic plays, etc., designed to acquaint minors with the laws applicable to them. Skits could be designed on the idea that "ignorance of the law is no excuse."

This department has collected and arranged the material for such a book. It is now being printed and soon will be in circulation. It is, I believe, a unique development in the war on juvenile delinquency.

POLICE JUVENILE BUREAU: The P olice Department has set up its now Juvenilo Bureau in the old North End Police Station on Greenwich Street near Scott Street. Here is centered all police facilities and personnel having to de with juveniles. Modern, scientific police methods of hancling "pre-delinquent" youngsters and juvenile crime cases are being used.



I, as District Attorney, and other members of my staff, meet with police officers in small groups at the Police Academy. Various phases of juvenile crime are discussed. We believe that the police department is one of the key agencies in discovering and bringing to the attention of the proper authorities the first outcroppings of delinquency.

The Police Department is constantly on the watch for places which are hazardous to children. Within the last two months several indecent shows have been raided, arrests made, convictions obtained. Adults handling pernographic pictures have been arrested, presecuted and convicted.

SAN FRANCISCO COORDINATING COUNCIL: This Council was set up a few years ago for the purpose of "furthering the cooperation and coordination among the public departments and between the public departments and social agencies in a more effective program for the youth of Tan Francisco". During 1944, the Coordinating Council ordinance was amended and the structure of the Council changed. The District Attorney became a member of the Council, which now has a membership of ten and an executive secretary. The official members of the Council are the Chief of Polico, Chief Juvonile Probation Officer, Superintendent of Schools, Superintendent of Recreation, and the District Attorney. Five lay members of the Council are appointed by yourself, as you know.

The Board of E ducation conducts a parental school, suggested by the Coordinating Council. Parents are enrolled in the school and attend eight weekly lectures. This work is well carried on and the instruction is extremely valuable. The District Attorney's office handles one of these lecture periods, instructs the group on the various phases of the "legal responsibility of parenthood".

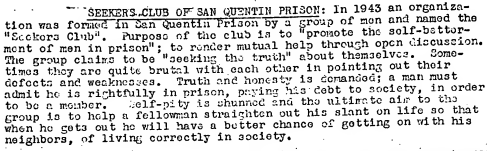
Under the San Francisco Coordinating Council there are nine district Coordinating Councils situated in the nine districts of the city.

Mest meetings of these District Coordinating Councils are attended by a representative of the District Attorney's office. They have proved extremely interesting. The enthusiasm and zeal of the members of the District Committees is inspiring. Meetings are well attended—the average attendance being 16 people. In addition to official members present, there frequently seemed to be a number of "people in the neighborhood" who were participating in the work of the District Council. These committees are familiar with their districts and are intimately acquainted with the problems and needs of the areas. This type of work at the neighborhood lovel is of extensive value and should be encouraged and expanded.

Members of these district councils are discouraged and frustrated, however, over the failure of the Coordinating Council to give assistance in executing the carefully developed plans for district improvements which they have repeatedly recommended.

In a special report by the 1944 Grand Jury, the ineffectiveness of the Coordinating Council under the logal limitations surrounding its present setup is commented upon. The report approves
this office's suggestion that all work and activity of every kind
relating to children and youth in our city should be under the supervision of a Director of Child Welfare, said director to have capacity
and authority similar to the Director of Public Health. Now
legislation is probably not necessary, because the executive secretary of the Council can no coubt do this work. A new secretary
has been employed, and time should demonstrate the validity of
this suggestion. We are convinced that the Council is doing a necessary work and aiding the city-wide child welfare program.

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One of the founders writes, "We admit that our program will not make honest men out of each and every member, but we fimily believe that a certain percentage of them will never again cross swords with the law. In the final analysis they have discovered themselves to be their own worst enemies."

My office was invited to send a representative to attend the Saturday afternoon meetings of the club. Several deputies and myself have attended on various occasions. There are about 200 mombers; between 60 and 80 attending the weekly meetings. The invitation was issued to my office so that we might become acquainted with the club's plan for reducing juvenile delinquency.

The Seekers Club has suggested that every juvenile offender be unofficially sentenced to one day in San Quentin. He should be taken on a complete tour through the prison, shown the grim realities of prison life, the drab, tiresoms, discouragine, depressing routine; he would see the cells where the men live, would see death row and the gas chamber. Specially selected members of the Seekers Club would go on the tour, would attempt to quietly implant in the young mind the dismal horrors, the hopelessness of a life of crime; the sacrifice of freedom would be emphasized. Selected men who have served fifteen and twenty years behind bars would address the youths along the same vein.

I have discussed this matter with several psychologists, and although the plan has merit, it also has potentialities for harm, in their opinion. They agree that the effect of such a visit would vary greatly with the individual juvenile. With some juveniles it would be just the right thing. To others the shock to their nervous system, through such a morbid scene, would be harmful.

In the second part of their program the club makes the further suggestion that every single parent involved in a diverce action be brought to an Quentin for a visit. "Let them talk to these products of broken homes, let them hear how lack of parental guidance, lack of normal home life, knocked these men off the beam, landed them in here!"

The meetings of this club were interesting, instructive. Each meeting is presided over by a different member. A plan of character analysis by chart has been developed.

I am impressed by the sincerity of these men, believe they are working hard to accomplish the aims and purposes of the club, and are consequently reclaiming some who have been sent to the penitentiary.

GANG ACTIVITY: One gang in San Francisco has been causing trouble during the past four years. Their criminal records and histories were examined. There are 37 members of this gang, aged between 18 and 36 years; about a dezen are females, typical "gangster mells". The crimes committed run all the way from crimes of a less serious nature to murder. Most of the members of this gang live in the Mission District, and most of their criminal activities take place in that district. Only vigilant and unceasing police surveillance keep the predations of this gang from being more outrageous.

We attempted to learn why these persons couldn't be rehabilitated. One investigator who has watched this gang operate reported to ne: "they are all phonics". They don't want to work. They want to be big-time criminals. Their design of living is predicated upon rob-

The second secon

bing; burglarizing, assaulting. They think they're small for they are all highspeed drivers, auto this wes. They can get an automobile opened, started and moving by using a 'jump rope', faster than you or I can do it with a key. The girls are premiseuous, vile, vicious and abusive."

A special and intensive effort was made to help some of these people; to get them on the right track; to get them into clean work and activity. This effort these cangsters called "giving us baby-talk".

My assistants were decoived and abused.

This gang has two recognized leaders. One was released from San Amentin in 1944; the other entered that institution during the same year. In all, twelve of the gang were sent to San Quentin during 1941. Federal authorities took ever a number of them as draft evacors; others have been inducted into the Armed Forces during the last two years.

But the gang gets new recruits; it remains an organized and operating group; it has not been recruited out and exterminated in spite of the best efforts of the authorities.

We contacted the sackers Club in San Quentin, explained the problem, tole them here was a definite challenge for their club to work on. The members of the gang who were in the prison were invited to attend Seekers Club meetings. The gang leader and several others joined the club, the gang leader was chairman of one of the usual Saturday meetings.

The gang members still at large are under suspicion in connection with the recent large number of safe-crackings.

LATEN-AMERICAL CALGE: Several Latin-American groups have formed into gangs. One is known as "The Jenny Jive Club", another as "The Aces". The Jenny Jive Club has about 70 members aged from 12 to 19 years.

Members of these games are American born Mexicans, Filipines, Negroes, a few whites. The group segregate themselves; seem to want it that way. Members carry a "chip on their shoulder", look constantly for trouble, get together and attempt to raid or "crash" other 'teen-ago parties and dances; they constantly cause disturbances at these places whether admitted or kept out; they have brutally assaulted other youngsters; they are problems in schools, many are below average intelligence, many are non-readers. They claim that they are not wanted, that they are discriminated against.

Strenuous, vigorous, well-managed and intelligent work has been done with those groups to integrate their activity into the 3an Prancisco community program. Our best youth leaders have directed these efforts. To date there has been no success. The plan has been to avoid segmenation, to get these children to mingle, work, play and study with the other children of the neighborhoods. It hasn't worked.

These groups live and congregate in the industrial district around 8th and Howard Streets, and in the Mission District, vicinity of 21st and Howard Streets. They are definitely known and many have Juyenile Court records.

Extensive investigation of this critical community problem was made. The best we have in lan Francisco is laboring in this field today.

This is a serious and tremendous problem. It must be met and a solution must be found. There is, and there can be, no compromise until the problem as settled.

Perhaps segregation is the answer. Perhaps giving these groups recreational centers of their own is the thing to do.

San Francisco authorities are experimenting. They hope to fine the answer!

One other angle reflecting the complexity of this matter camo

to light recently. In some of the groups negro membership has run 30%. Now the Mexican youths have decided (a club rule) that no more negroes thall be admitted; privately these children have added that they hope the present negro members will erop out.

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There is not now, nor can there ever be room in America for race prejudice, for intolerance, based on a difference of race, of creed, or of color. Every decent person in this land hates intolerance.

We have a plan for enlisting the aid of the various consuls residing in San Francisco to aid in our fight on juvenile delinquency. Under the suggested plan the consuls will aid in breaking down the "group barriers" wherever they exist among their own nationals.

Those consul to whom the matter has thus far been mentioned unanimously gave the plan their wholehearted approval, and promised strong support.

I believe a great deal can be accomplished by attacking this problem from such an angle.

RECOMMENDATIONS

In conclusion, I present these recommendations, to which I have been led by a careful consideration of the data presented in the foregoing report:

- (1) Every effort possible must be made to cut down the divorce rate. People must be made to realize that the marriage contract is sacred and that others than themselves are interested in its maintenance. In theory, the tate is a party to every diverce action. This theory should be made a fact. In this connection, the court of theory should be made a fact. In every case where a divorce action is filed in the superior court and there are children of the action is filed in the superior court should be made to the Court before the decree is granted showing the actual and real cause for the divorce. This investigation should be made by an intelligent person appointed by the Court. (Judge I. Harris has ordered such an investigation in many cases appearing before him but it is the exception rather than the rule at present in can Francisco.)
- must continue to be promptly and vigorously prosecuted. Places of public refreshments and entertainment should be rigidly supervised and where violations of law involving offenses against minors are discovered, rigid penalties should be imposed.
- (3) Recreational facilities of the City should be continued and, whenever possible, expanded. Such facilities should be planned to augment home training of children and not take them away from home at night.

Other cities have found swimming pools to be one of the best activities with which to combat juvenile delinquency. Swimming is a good clean sport which nearly every boy and girl enjoys. No paraphernalia is needed, and it can be engaged in at any convenient time, with or without companions.

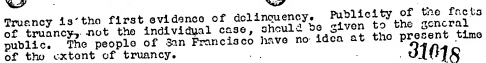
San Francisco is woofully lacking in such facilities. True, so have Floishacker Poel, but its location unfortunately is too remote from the districts most in need of its facilities.

It would be better to have a number of smaller pools scattered throughout the city, then to have only a few large pools.

It will be, of course, difficult to secure the necessary priorities and materials at the present time; but the construction of such pools should be in at the earliest possible date.

(4) Whe behood Department with the assistance of other public agencies must devote more time and money to the reduction of truency.





(5) Physicians know that anything which adversely affects the health of a child makes for juvenile delinquency and crime.

Decayed teath, stomach ulcors, norvous disorders, and their like, all tend to develop juvenile delinquency.

Every child should have the benefit of frequent examinations and treatment by skilled physicians. If the parents cannot, or do not, see that the child receives such medical treatment as it requires, it then becomes the duty of the State to see that the child is given treatment.

Every child is entitled to a sufficient and proper diet. Here too it is the duty of the parents to furnish what is needed, and if they fail, the duty devolves upon the State.

(Los Angeles now has plans for the crection as soon as possible in the post-war period, of a new \$200,000 downtown health center for that city's school children. The proposed center will provide special diagnostic services for children with chest and heart diseases, endocrine disorders, posture, orthopedic, behavior and mental problems. It also will afford eye refraction examinations and emergency health care by school equists, and dentists and specialists volunteering their services. Needy children will be treated under Volunteering their services. Needy children will be treated under of 23 P.T.A. spensorship. The present Yale Street Climic (principal unit of 23 P.T.A. spensored climics in that city is said to be serving about 22,000 pupils annually.)

(6) The character of most children is formed chiefly by conditions existing in the home. Every child is entitled to a good home, to loving care, to proper home training and guidance. For that reason, whatever makes for good homes makes for a decline in delinquency by minors and a lower crime rate. Overcrowding, unsanitary quarters, war-worker parents (resulting in "door- key" children) irregular hours, and similar results of the impact of war industries upon San Francisco, all bring child delinquency and crime. They all must be fought by every means within the fity's power. You can't have people sleeping in the Terminal Building; the Ferry Building, and other public buildings for lack of a home, and expect those people to raise normal, healthy children.

In one home in the Smact District there are fifteen people living in five rooms. Impossible? Not at all I The group consists of a war worker, his wife and their three children; his sister-in-law, her imshand (both working) and their four children; two adult sisters of the war worker (both of whom work); and two elderly relatives of members of the group. The living room and the dining room of this home have both been converted into sleeping quarters. Cooking is all dene on one stove in relays, with each group having its fixed hours of kitchen use. Cots for some of the children have been placed in the basement.

These neeple are upper middle class, of a high degree of intelligence, and have a splendid income. They are willing and anxious to secure larger and better quarters for all of them, but thus far have been umble to find any suitable places for rent.

I believe that a renowed, continuous and vigorous campaign should be begun at once to secure more housing for San Francisco and this entire vicinity. With more people flocking here each day, the situation will become increasingly intelerable.

As to the present energency shortage, some steps must be taken immediately to give shelter to all individuals unable to secure shelter.

Across from the City Hall are the wartire omeregency barracks creeted for the A read Forces and others directly connected with the

Fr offert, such as rerchant seemen.

्राप्त । प्रश्निकार पुर्वति । पुर्व । स्ट्राप्ट सम्बद्धाः स्ट्राप्ट । ।

भवतंत्रक संस्कृतक कर्महर्ते अनुस्कारम् के स्वतः स्

On four rights of the week (Membry, Twenday, Wednesday and Thursday) throse quarters are usually only ten percent occupied. On the other three nights (Priday, Scherley and Sunday) they filled to especity.

Any vacant space in these quarters on any night should be made available to the horeless.

I am aware that these greaters were arected on a priority which everides they may be used only for the Armed Services or closely allied breaches of the Severament, but containly every affort chould be ande to seems amenating of this restriction. If the problem is arrestly presented to the Toderal authorities, I believe this space enn be made available.

If this space cannot be accounted, and no other suitable space

If this space cannot be scoured, and BEST COPY AVAILABLE is obtainable, then I suggest the following: I have been informed that the Red Gress keeps thousands of cots stored in san Francisco for an energoney. Well, the energoney is have.

> I suggest that the Rod Gree. De asked to allow the use of Whose cots by those wreens who connot secure alliter from the

I suggest that the city throw open such night (say at cleven elected or so) seem public building, such as the Civic locatorium, for the use of the handless. Unch person can be given a folica cot which they can exact in a few minutes, had thus lie cown and rest until dawn.

Upon their leaving in the marking have them fold the cots and blankata and wile there up in one of the rome for use the next night.

One in two we taken a Ahould be all that would be required to patrol the building, why enutorism against fire, there, etc.

of the city is unable to may for such man and for effor intions that will undertake it.

If the dishe Auditorium should prove too small to accommodate the handless, I suggest that the halls of such buildings as the City Well and the Public Wibrary be used also. This is an emergency are can only be not with twerseach measures.

That an Verbeigm is not not a periondist a "roigh of crave and terrir" such as emaller effice in a lower in this vicinity are constituting, is some thing at a miracle, onlepends volumes for the efficiency of the an Especies Folice Penaltment.

- (7) Frem is a very class consection between the health of a child and delinguable. A great was is being cone by the laboul togrations with the attent assumption of the Manlth Department but not enough. As seen as jossible an apunded oragent abould be instituted that would have standed the health of each and every child in the schools.
- (0) The chiquius A ross of the City should implement their programs and make the church a vital, living force in San Francisco family life. A definite church juvenile program should be instituted,
- (9) The "Rithage Take Plan" Fac religious instruction should be trief. It could do no harm, and would help not only the child but many parents the would be attracted to the church by the child.
- (10) It has been supported that a new juvenile institution be founded in the Utal's for intermediate affectors. It is my feeling but institutions such as Preston we in Feetive. The larger counties while this care of their Collegents until it is determined that an interfer had in incorrigable and them, and only then, should that individual by world by world ever to a state institution. Prominent citizens, of the the art formle, such to the presidents of the Charber of Commerce,

Labor Unions and Pervice Clubs could be encouraged to have delinquent boys or firls report to them as unofficial probation officers. Let use he of these public-spirited citizens take the responsibility for but one boy or firl who has gotten into trouble.

(11) After Torld War I, Vienna, Austria, held first place in Europe for Tegislation affecting juvenile colinquents.

I have secured a copy of the laws of that city on this subject, and an studying them with the antention of recommending the adoption have of such of the laws as I believe would aid us in our fight on juvenile delinquency and crime.

(12) A great need exists for a printed means of communication which would act as a clearing house for ideas and developments throughout the nation in the field of juvenile delinquency.

Many cities and states are trying, with varying degrees of success, new and radical means and methods for combating juvenilo delinquency and crime.

Buffalo, V.Y., for example, has a foster home plan which gives indications of offering a solution for at least one phase of the problem juvanile delinquents present.

A shoriff in Texas has another.

Firemen in some New England cities, towns and villages are fitting up club rooms for boys and girls in fire stations, in a sincere effort to combat juvenile delinquency.

A means should be devised for getting such developments into the hands of all the people interested in wiping out juvenile delinquency.

- (15) An eminent psychiatric t points out that four things are essential to the dovelopment of a rich only atable character and personality in children. The four are:
 - 1. Perposeful work
 - 2. Creative play
 - 3. Something to love
 - 4. Something to believe in. (Religion)

Every effort should be made to secure these four things for every boy and girl in San Francisco.

(14) There is a real shortage in Ben Francisco of experienced probation of sizers are trained personnel for dealing with delinquent youth--a shortage which is resulting in the rubbation and damnation. of some of the finest boys and girls in America.

True, tore is a war! True there are many reasons for the shortere! True the blame can be laid in many places!

But equally true, delinquency among juveniles is rising at an alarming rate throughout the nation. It won't wait! It wen't step! It will continue to rise and grow unless it is fought on every front-- constantly, vigorously and unremittingly.

Temerrow the positiontiaries of this state will be filled with the boys and thirls of today, unless the community acts NOW to save them.

I am cortain that if the average intelligent man and weman of this city would devote just a little time to the so-called delinquent child-would take just a little interest in quiding the footsteps of that child in the right path—a large part of the crime problem of today and temorrow would be solved.

I believe we, the people, can lick juvenile delinquency and crise. I believe that in this first year of operation our Crime

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Prevention Department has well proved its value.

I believe that it is cheaper and easier for society to provent a youth from becoming a criminal, then it is to reform that youth after he has become a criminal.

I intend to continue and enlarge the Orimo Prevention Department, and I invite the earnest support and aid of every official, every man or woman, every youth in San Francisco, in preventing crime.

Respectfully submitted,

EDMUND G. BROWN District Attorney for the City and County of San Francisco, California, 550 Montgomery Street.

. gust 15, 194-

BEST COPY AVAILABLE

Honorable wining G. Brown vistrict Attorney 550 Montgomery Street San Prancisco II, California

Dear Mr. Brown:

I have your letter of August 2, 1944, and I regret vary much that I was out of the city when you visited Washington recently. I hope that the next occasion when you come East I will have the pleasure of seeing you.

I noted your or ments that conferences among District abtorneys are desirable and I as very lad indeed to have your views. In the police field we have had a great don't of success through the holding of the fill law deforcement Conferences of which there are between 350 and 450 held each four months throughout the United States. These conferences are called regularly by the opecial Aments in Charge of the FBI field Divisions so that we may coordinate the activities of the local, county, and state law enforcement organizations who work with us in carrying out our internal security functions.

It was good of you to write to me and I appreciate your thoughtfulness.

Sincerely yours,

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HAL

March 10, 1945

Mr. Edmund G. Brown District Attorney 550 Ventgemery Street

San Francisco II, California

Dear Mr. Brown:

I appreciate very much indeed your thoughtfulness in sending me a copy of the 1944 report of the Crime Prevention Department. I hope that you will continue to make such interesting information available, and I would like to have a copy of the book you are preparing on laws relating to minors when it is completed.

If we of the FBI can be of service at any time, by all means let us know.

Fith best wishes and kind regards,

Sincerely yours,

cc - San Francisco

EDMUND G. BROWN

OFFICE OF

DISTRICT ATTORNEY

CITY & COUNTY OF SAN FRANCISCO 550 MONTGOMERY STREET SAN FRANCISCO 11. CALIFORNIA

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Moral 18. 1848 a

Honorable J. Edgar Hoover, Washington, D. C.

Dear Mr. Hoover:

It has been my observations during the past fourteen months, as District Attorney of the City and County of San Francisco, that we are prosecuting a great many men in the Army and Navy and also many returned veterans. A great portion of these have seen action, or have been aboard ships for a long period of time. Some of these cases are psychiatric, some fre not. I believe it will get worse, before it gets better, particularly as the war goes on or is concluded.

It occurs to me that a thorough exemination should be made into individual cases of Army, Mavy, and returned veterans? personnel. This examination should consist of a psychiatric examination, examination of records prior to entry into the Army or Navy, and record during service in the armed forces. I would set up a board consisting of a psychiatrist, representative of the Army, Navy, and representative of the felony trial court, as well as a representative of my office. We could examine into the record and facts of each case and determine whether a person should be prosecuted or dismissed or given hospital treatment under supervision.

The situation we find in San Francisco is probably true in other ports of embarcation. I would thank you to let me have your views on this subject because it is my intention to take some action. I trust that I have made myself clear but if you desire any clarification of my views I would be glad to discuss it with you.

District Atterney

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March 19, 1945

Honorable Edmind G. Brown
District Attorney
City and County of San Francisco
550 Montgomery Street
San Francisco 11, California

My dear Mr. Brown:

This will acknowledge receipt of your letter dated March 12, 1945, wherein you advise that because of the large number of service personnel who are prosecuted, that you believe it advisable these individuals be afforded a thorough examination to inquire into the record and the facts of each case prior to the time a decision is made as to prosecution.

I wish to advise that inamuch as the matter to which your letter relates is one of policy, I have taken the liberty of referring your letter to the Attorney General.

I want you to know that I sincerely appreciate the interest which prompted you to communicate with me.

Sincerely yours,

John Edgar Hoover Director

Mr. Folson
Mr. E. A. Tamm
Mr. Coffey
Mr. Coffey
Mr. Glavin
Mr. Nichols
Mr. Rosen
Mr. Rosen
Mr. Penminsten
Mr. Hendon
Mr. Penminsten
Mr. Quinn Famm
Mr. Rease
Miss Dandy

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STANDARD FORM NO. 64

Office Memorandum

THE GOVERNMENT

MAR 21 1945

DATE: March 19, 1945

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The Attorney General

: John Edgar Hoover - Director,

CREMENT OF I

of Investigation

SUBJECT:

There are attached herewith copies of a letter received by this Bureau from Honorable Edmund G. Brown, District Attorney for the City and County of San Francisco, California, wherein he requests an expression concerning a proposal made by him that service personnel who are involved in criminal activities be given a thorough examination prior to the time prosecution is authorized against them.

Inasmuch as this relates to a matter of policy, the same is referred for any observations and comments you may desire to make and Mr. Brown is being advised of the reference of his letter to you.

Enclosure

62-76249-8

March 23, 1945

Honorable Robert P. Patterson

Wor Departmen

Washington, 25, D. C.

Dear Bob:

I am enclosing you a copy of a letter to Edgar Hoover from the District Attorney for the City and County of San Francisco, which Mr. Hoover has referred to me since it involves a matter of policy.

I should be very glad to have your reaction on Fr. Brown's suggestion that he set up a board, in which would be included representatives of the Army and Navy and a psychiatrist, to examine individual cases that are subject to prosecution. You may wish to answer Mr. Brown yourself.

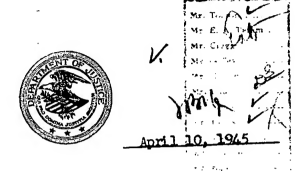
Sincerely yours,

Encl.

Francis Biddle

6.7.47-8

OFFICE OF THE ATTORNEY GENERAL



MEMORANIUM FOR MR. HOOVER

I return you your memorandum of March 19, to which is attached a copy of Mr. Brown's letter of March 12, and a copy of Secretary Patterson's letter to me in reply thereto.

You might wish to write Mr. Brown indicating that you have talked to the War Department and stating their views.

Francis Biddle Attorney General

In less

WAR DEPARTMENT OFFICE OF THE UNDER SECRETARY WASHINGTON, D. C

25 March 1945.

Homoruble Truncis Binile, The Attorney General, Washington, D. C.

Dear Francis:

This is in reply to your letter of 23 March with copy of letter to Mr. Hoever from Edmuni G. Brown, District Attorney or San Francisco.

Mr. Brown suggests setting up a board which would include representatives of the Army and Navy, to examine into the cases of service men and veterins who are brought before criminal courts.

I do not favor any proposal which would indicate that there is a special problem created by criminal acts committed by members of the armed forces or veteriors. I do not believe that they violate the criminal law any more than any other comparable group. Any plan that would give indication to the contrary, in my opinion, should be discouraged.

Robert P. Patterson Under Secretary of War. AR:MP

April 13, 1945

Honorable Edmund G. Brown District Attorney
San Francisco County
San Francisco, California

Dear Mr. Brown:

With reference to your communication of Warch 12, 1945, I took the liberty of transmitting this information to the Attorney General, who in turn has communicated with the Under Secretary of War.

I am now in receipt of a memorandum which was prepared by Robert P. Atterson, Under Secretary of War, in which he has advised the Attorney General that he did not favor any proposal which would indicate that there is a special problem created by criminal acts committed by members of the armed forces or veterans. The Under Secretary of War indicated he did not believe members of the armed services or veterans violate the criminal law any more than any other comparable group and any plan which would give indication to the contrary in his opinion should be discouraged.

I thought you would be interested in knowing of the opinion which has been rendered by the Under Secretary of War with reference to your inquiry.

John Edger Hoover

Gw

Ar. Tolson
Ar. Clegg
Ar. Coffey
Mr. Glavin
Mr. Ladd
Mr. Nichols
Mr. Rosen
Mr. Tracy
Mr. Egan
Mr. Egan
Mr. Hendon
Mr. Hendon
Mr. Pennington
Mr. Quinn Tamm
Mr. Nease

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OFFICE OF

DISTRICT ATTORNEY

CITY & COUNTY OF SAN FRANCISCO 550 MONTGOMERY STREET SAN FRANCISCO 11, CALIFORNIA

October 24, 1945

Mr. J. Edgar Hoover Federal Bureau of Investigation Washington, D.C.

Dear Mr. Hoover:

I have been reading the Uniform Crime Reports, Volume 16. From a careful reading of this report it would indicate that San Francisco has more crime than any other city of comparable size in the United States.

I would thank you to advise me whether my conclusion is correct and if so whether your statisticians and criminologists are able to give any reason for it. I assure you that I would keep any reply that you would make extremely confidential, but I am interested in finding out why we have more violations than any other city.

If my office is not functioning, I think it is about time that it did. Any help or any thoughts will be appreciated.

Very truly yours,

EDMUND G. BROWN

District Attorney

EGB:PR

62-76-249-8

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62-76249

Hovember 2, 1945

Honorable Edmind G. Brown
District Attorney
City and County of San Francisco
550 Montgomery Street
San Francisco 11, California

My dear Mr. Brown:

I have your letter of October 24, 1945, concerning the amount of crime in San Francisco as reflected by data appearing in the Uniform Crime Reports Bulletin.

A comparison of the crime rates for San Francisco with the national average for cities with more than 100,000 inhabitants discloses that the San Francisco figures are above average for all offense classes. However, when the San Francisco figures are compared with the average for cities with over 100,000 inhabitants in the Pacific states, it is observed that the San Francisco rates are below average for burglary and larceny, although they are above average for the remaining offense classes. In other words the average figures for the Pacific states are higher than the corresponding averages for the entire nation.

As you know, the amount of crime committed in a community is influenced by many factors, some of which are listed on page 21 of the enclosed Uniform Crime Reports Bulletin. In order to ascertain more definitely the factors contributing most heavily to high crime rates in a specific community, it would be necessary to survey the functioning of all branches of the machinery charged with enforcing and administering the laws, as well as to survey the community with a view to determining the adequacy of crime prevention programs. As indicated in the Uniform Crime Reports Bulletin, throughout the United States approximately one-half of the crimes against property are committed by persons under 21 years of age.

It is suggested that you may wish to refer to reports of surveys of criminal justice conducted in other cities, copies of which are undoubtedly to available in your local libraries. I am enclosing a copy of "How to Use the libraries of uniform Crime Reports" which may be of assistance to you in connection with your inquiry.

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1945

- San Francisco

Enclosure The

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.. Sincerely yours

John Edgar Hoover Director 1

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OFFICE OF

DISTRICT ATTORNEY

.. CITY & COUNTY OF SAN FRANCISCO 550 MONTGOMERY STREET SAN FRANCISCO 11, CALIFORNIA

Tebruary 6, 1946

Mr. J. Edgar Hoover, Director Federal Bureau of Investigation Washington, D. C.

Dear Dr. Hoover:

In a recent issue of "Newspaper Man", an editorial said:

"There is a bright side to almost everything, and without being Pollyanna, we can take a certain satisfaction in the announcement of J. Edgar Hoover, Thief of the Federal Bureau of Investigation, that there are 9,000,000 criminals on the American scene gearing themselves for action."

Will you be so kind as to advise me if you made such a statement, and if so, what the occasion was? If you should have a copy of the speech, or talk in which this reference was made, I should be very glad indeed, to have it.

I am now preparing my report for the two years, 1944 and 1945, and would like to use this quotation if you are correctly quoted.

With kindest personal regards, I am

Cu a E M

District attorney

EGB:r

60-7.247-78

February 15, 1946 Honorable Edmund G. Brown District Attorney City and County of San Francisco 550 Montgomery Street San Francisco 11, California

Dear Mr. Brown:

Your letter of February 6, 1946, has been received and I wish to advise I did not make the statement you mentioned. From time to time I have stated that the files of the FBI's Identification Division contain the fingerprints of six million different persons arrested to answer for a criminal charge. I am enclosing copies of two recent addresses which will provide further information on this subject.

I have heard a number of reports concerning your work with young people in San Francisco, and I hope that from time to time as the occasion presents itself you will keep me informed of your accomplishments. In the event I can be of service at any time please do not hesitate to communicate with me.

With best wishes and kind regards, Sincerely yours,

Y. Atean Boorer

Address delivered at the 52nd Annual Meeting of the International Enclosure Remarks before the Annual Board Meeting, Catholic Youth Organization.

CC-San Francisco

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NOTE: Mr. Protes base more a great decl of youth more in his area and has precurred poungeters in his wrat to her his office to their own.

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OFFICE OF

DISTRICT ATTORNEY

CITY & COUNTY OF SAN FHANCISCO 550 MONTGOMERY STREET SAN FRANCISCO II, CALIFORNIA

February 20, 1946



PHO TOWN

Honorable J. Edgar Hoover Federal Bureau of Investigation Washington, D.C.

Dear Mr. Hoover:

I will be in Washington during the week commencing March 25, 1946. I would appreciate an opportunity of discussing some of the law enforcement problems that we have on the west coast. Would you please advise me whether it would be convenient for you to see me during that week. May I also take this opportunity to thank you for the courtesies that were extended by your office to Harding JakeGuire, the Assistant District Attorney in charge of homicides during his recent visit to Tashington.

. I am also enclosing a copy of a letter that I addressed to Tom Clark, United States Attorney. I would appreciate it very much if you could have someone in your department read this letter and advise me whether anything can be done.

Very truly wours

EDMUND G BROWN District Attorney

Mary Jan

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30 MAR 12 1946

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EDMUND G. BROWN
DISTRICT ATTORNEY
550 MONTGOMERY STREET
TELEPHONE DOUGLAS 2838

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February 19, 1946

Honorable Tom Clark United States Attorney General Washington, D.C.

Dear Mr. Clark:

last week in March in connection with some business of this office. At that time I am very desirous of discussing with you the case of People v. Alfred L. Cline. This man has murdered eight women. He has refused to make any statement of any kind, nature or marry her, obtain her signature, forge documents, and then transport her from state to state and finally obtain her property. The essential weakness of all of yeath.

Four of the murders took place prior to 1932. The Los Angeles District Attorney's office at that time concluded that they did not have sufficient evidence to wairant a prosecution, principally because of the facts above set forth. He was, however, convicted of administering poison to an old man who did not die. The activities all over again and this time murdered his no murders were committed in San Francisco, but

I have taken the burden of attempting to I have now concluded that Portland, Oregon, the scene who visited with the District Attorney in Portland advises me that this District Attorney is reluctant to expend

Honorable Tom Clark Page Two February 19, 1946

a great sum of money in the prosecution of this case because of the inherent weaknesses hereinabove set forth. I intend trying him for forgery in San Francisco and have a good case against him, but a conviction in those cases will only keep him in the penitentiary for a relatively short period of time. I believe the case is one that calls for the coordinated efforts of your office and the Department of Justice to the end that this man be not permitted to kill any other individuals. In addition to that, failure upon the part of this office or the other offices to convict this man might result in a series of crimes of a similar nature because a great many evil and designing men are, I am sure, watching the outcome of this case.

I realize that this does not fall within the statutory jurisdiction of your office, and probably does not fall within that of the Department of Justice, but a central coordinating agency is necessary to sift all that we have obtained and then use the great powers vested in your office to aid or assist the local community.

I trust that I made myself clear and would like to have your advice on this extremely important matter.

Very truly yours,

EDMUND G. BROWN District Attorney

EGB:PR

Office Memorandum • UNITED STATES GOVERNMENT

10 F Mr. Michola

DATE: 3/5/46

FROM

M. A. Jones

SUBJECT:

EDWIND OF BEORY ETWO: MATTON CONCERNING ir. Tolson
ir. Clegg
ir. Coffey
ir. Coffey
ir. Glevin
ir. Nichols
ir. Nichols
ir. Nichols
ir. Rosen
ir. Tracy
ir. Carsor,
ir. Gurnea
ir. Gurnea
ir. Gurnea
ir. Hendon
ir. Pennington
ir. Quinn
ir. Quinn
ir. Gurnea
ir. Gurnea

Ittached is a summary memorandum regarding our relationship with Edmund G. Brown, District Attorney for the City and County of San Francisco, who, according to a letter to the Director, dated February 20, 1946, has indicated a desire to see the Director some time during the week commencing March 25, 1946, to discuss law enforcement problems on the West Coast.

Attachment

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30 MAR 12 1946

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March 5, 1946

NEMORANDUM

EDUUND (PAT) GERALD BROWN DISTRICT ATTORNEY FOR CITY AND COURTY OF SAN FRANCISCO, CALIFORNIA

BACKOBOUNI Edmund Gerald Brown was born April 21, 1905, at San Francisco, California, attended elementary and high school there, and was graduated from the San Francisco Law School with an L.L.B. degree in 1927. He was admitted to the bar in San Francisco in October, 1927, and thereafter apparently became engaged in the practice of law in the firm of Edmund G. Brown and Harold C. Brown (a brother) located in the Russ Building, Son Francisco.

He is a member of the Elks Knights of Pythias, San Francisco Bar Association and the California State Bar.

He was married to Bernice Layne who was born in had three children. San Francisco parents were born in this country. His brother-in-law. was employed, according to Brown's lat San Francisco. statement, Brown in 1942 resided at 460 Magellan Avenue, San Francisco, California.

Brown was first known to the FBI when on December 16, 1941, he requested an application for appointment as a Special igent. In his letter he stated he had practiced law in San Francisco in his own office for the past 15 years and that in

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ir. Hichols
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ir. Harbo
ir. Permingtin
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1939 he had been defeated as candidate for District Attorney of San Francisco, although receiving 940,000 votes. He said, "It is my desire to serve in some capacity during the period of the emergency." On April 4, 1942, Brown submitted his application as Special Agent, from which the above background material was obtained. On May 28, 1942, Brown was interviewed by an Agent of the San Francisco office at which time he stated that since filing his application, he had been offered other apportunities to aid in the war effort which would be more in accordance with his experience as a trial lawyer and asked that his application be withdrawn. (67-280886)

It has been reported to the Sureau that Brown's father was a bookmaker operating in and around the San Francisco area. (62-75147-47)

On January 8, 1944, Brown took office as District

Attorney for the city and county of San Francisco, replacing

Notthew Brady, who had held the post for some 30 years. Brown

has been active in politics in San Francisco for a considerable

length of time and it was reported to the Bureau that he had

been formerly financially supported by formerly

a bail-bond hing in political power, who was exposed by the

Atherton graft investigation in 1937. Reportedly, Vatthew

Brady, a former district Attorney, although very close to

for a number of years prevented from

getting a renewal of his bail-bond license after the Atherton

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also is reported to have supported Brown, although according to information received by the Bureau, it is probable he would have supported any candidate opposing Brady. Informatis alose to Brown stated that when he was offered support, Brown conferred with close political friends who advised him to accept it provided there were "no strings attached."

Brown subsequently accepted this support on that basis.

Sources close to Brown stated that because of his political ambitions he would be careful to avoid complications with such a man as and that Brown is seeking trained investigator for his staff. It is believed in certain quarters that Brown aspires to become another "Thomas Dewey."

It is reliably reported that Brown appears to be

"playing both sides" at the present time. He is reported to be

honest but is looking toward the future in a political way,

being anxious not to make enemies on any side. One of his

present investigators is an experienced man whereas two are

political appointees. Brown has appointed as his assistant

former Assistant United States Attorney Thomas Lynch of San

Francisco, who was regarded as being a very capable and honest

individual. Lynch is extremely friendly and cooperative with

the San Francisco Field Division. (62-75147-47; section 3)

COUNTY PARTY SUPPORT OF BROWN

The files do not reflect that Brown openly aligned

Communist Party of America. There is, however, evidence to support Brown's espousal of not only the dropping of the Harry Bridges' deportation proceedings but also the candidacy for city office of one avowed Communist candidate.

The Communist Party's sole candidate in the November, 1943, San Francisco Nonpartisan elections was Oleta O'Connor Yates, a full-time functionary in the San Francisco Communist Party, who entered the race for supervisor. She polled 39,416 votes and placed tenth in a group of 17 candidates, six of whom were elected. It was estimated she received 18 per cent of the votes cast and ran much stronger than any other Communist candidate in previous years.

The Communist Party in San Francisco exhibited considerable interest in the mayoralty and district attorney
(Brown) campaigns. The Party, as well as the CIO organization
in San Francisco, had switched their support from McPhee, a
Republican, to George Reilly, a Democrat, for mayor, because,
according to reliable information, "they did not want to
strengthen the Republican machine for 1944 because they should
keep Roosevelt after the war so that they can strike all they
want to as he will not interfere if they have an argument in
the right way." Roger Dearborn Lapham was elected mayor despite
the CIO and the Communist backing of George Reilly. Lapham is
regarded as "an out-and-out Fascist" by the Communists. (100-3-23-414)

Brown, the successful candidate who defeated Matthew Brady for district attorney was backed by the San Francisco

crown communist party instrumental in securing the CTO's support for Brown. According to an informant, the Communist party was very much pleased with the election of Brown. Other informants reported left-wing elements in the San Francisco Chapter of the Lawyers' Guildewere in 1944 making efforts to get a new district attorney into that organisation.

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The names of Edmund Gerald Brown and 100-2-22-414. 65-48200-54; 100-157 are contained in an anonymous confidential communication dated 94)

March 1, 1939, received by the Bureau which alleged actively assisted Communists in the San Francisco area in their legal troubles. (61-7559-3634)

CNI furnished information to the Bureau on May 19,
1944, concerning one who is the subject 67D
in a San Francisco office Security Matter - C case, that this
individual, a well known Communist,

subject's Communist Party record." One of such letters was from "Pat" Brown, who is possibly identical with the district attorney herein referred to.

(62-76249-4)

Brown is a former law-school classmate of

Communist Party

of the firm of

in Son Francisco.

members of the Communist Party and revenue of their office is
almost entirely derived from Communists and related persons.

who are most interested in seeing It is Brown become a member of the Lawyers' Guild. Brown frequently and had numerous conferences contacts with these persons during his campaign for the office of district attorney. Brown feels particularly indebted to because he is convinced Brown's support, was instrumental in his election, resulting in an additional 8,000 votes and victory for Brown over Mat Brady. According to reliable information, Brown is frequently mentioned in Communist circles as one person who might be willing to appear at various programs spensored by Communist Party fronts. He has contributed to the Joint Anti-Fascist Relations Committee or to one of the committees from which the Joint Anti-Fascist Relations Committee was formed. There is no indication in the files regarding any further relationship with such persons or affiliated groups. (62-762494)

A confidential informant, after the election of Brown in 1943, advised that because

the former could very well "profit" through Brown's election. Immediately before the , above referred to, was engaged in making speeches on behalf of pleta o'Collhor Totes, the Conmunist's condidate for the Board of Supervisors. It is interesting to know that Harry Bridges, a West Coast labor leader, when in San Francisco in 1943 (

(100-3757-32 % 40)

On February 6, 1945, the San Francisco Board of Supervisors passed a resolution opposing the deportation of Narry Bridges. The resolution requested that President Roosevelt and Attorney General Biddle halt these proceedings. Mayo Roger Lapham on February 13, 1945, vetoed this resolution giving as his reason the fact that the case was in the hands of the Supreme Court and the city and county of San Francisco would be overstepping its bounds in interfering with government action. On the same day, February 19, in an article appearing in the San Francisco Chronicle, District Attorney Brown came out against the deportation of Bridges, completely breaking with Mayor Lapham in this regard.

CONTACTS AND ACTIVITIES OF BROWN
The California Labor School is a Communist-dominates enterprise in Son Francisco and is purportedly operated for t education of trade-union people in the bay area. According to

confidential information,

is an old-time Commun

and was under in-

veetigation in San Francisco in connection with

was characterized San Francisco.

by other functionaries of the Communist Party in the San

Francisco area as "one of the most valuable men

A highly confidential source advised that in

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December, 1944, an unknown man had been contacting prominent
people in San Francisco and informing them that the California
Labor School was dominated by Communists. This highly confidential source advised that called an District
Attorney Edmund Brown and after a long that was allegedly
assured that Brown would give the school and communists.

"clean bill of sale to anybody in town." (100-38425; 61,64 & 75)

District Attorney Brown was reported by a confidential

source to be a

resplete World of San

Francisco --

She is a frequent contact, of course, of well known San Francisco Communist Party functionaries. (100-237266-8)

Benjamin Ballinger Dreyfus, with aliases, who is the subject of an Internal Security - C case in San Francisco, contacted one a known Communist political association member, in Movember, 1944, at the National Lawyers' Guild and requested to get publicity and aid for District Attorney Edmund Brown in connection with Brown's investigation of Nothers, vives and Sisters of USA. This organization is

a San Tancisco

attorney, who was believed to be particularly anticoministration.
(100-52843-2)

The maplificational above referred to as a Communist

front in San Francisco, on August 11, 1944, stated that plans

were under way for the formation of an organization to
strengthen group and interracial relations to thus build
unity among all sections of San Francisco's population. The
organization was tentatively titled "San Francisco Council
for Unity" and one of its first meetings was conducted at
the Booker T. sashington Community Center in San Francisco.
Among the various speakers on racial matters, labor problems
and unity among all groups was District Attorney Edmund Brown.
(100-135-48-45)
Since election to office, Brown has apparently

discriminations and has designated one of his assistants,

who is regarded as capable in the juvenile delinquency field, to not only make inquiries into adolescent
problems but also into matters involving racial discriminations and handling of riots with a view toward preparing
for such postwar difficulties. (62-76249-4)

BROWN'S INTEREST IN JUVENILE DELINGUENCE after her oppointment as

proved to be quite cooperative and has indicated her willingness to Bureau Agents to make available all material which may be of interest to the FBT in its study of the fuventle delinquency program. She has received juvenile delinquency material from the Bureau at various times. On May 29, 1945, SAC Pieper forwarded to the Bureau pamphlets entitled "Youth, Fon't Pe of Chump," which explains the low as it applies to minors. It

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was stated the pamphlet appears to be a new approach to the subject and is rather well written. The pamphlet, consisting of 22 pages, contains a foreword by Mr. Brown in which he invites every boy and girl to come in to see him whenever confronted by any problem. Pages thereafter, illustrated by line drawings and emphasizing "remember you can't break the rules and win" and pointing out the futility of breaking the law, contained also a photograph of Brown meeting members of the San Francisco Boys' Club. (62-26225-8-616)

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Information contained in the crime survey covering the period ending October, 1944, 10 months after Brown took office as District Attorney, indicated that interest in juvenile delinquency in the San Francisco area had dropped off considerably. As reflected by newspaper publicity, it was believed such lack of interest was caused by a slight but steady decrease in juvenile delinquency cases during the months immediately preceding October, 1944. Another contributing factor to the possible decrease was the formation of a crime-prevention squad in the San Francisco juvenile and probation office, an innovation by District Attorney Brown.

The orime survey for a comparable period in 1945
under the heading Juvenile Crime indicates that a juvenile
bureau was recently opened in San Francisco in the police department and was reported to be doing a magnificent job.

No new juvenile gangs were operating in San Francisco and crime
among the juveniles was about the same as when last reported.

(62-75147-47-32)

DROWN'S INTEREST IN LAW ENFORCEMENT
On July 19, 1944, Brown telephonically contacted
the Eureau while he was in Chicago attending a Democratic
convention and advised that he would like to see the Director
concerning internal security matters in the San Francisco
area. Some of the information herein mentioned was obtained
from SAC Pieper at San Francisco prior to the time Nr. Brown
planned to see the Director in Mashington, who, because of
prior commitments, could not at that time visit with him.
SAC Pieper stated, "Since he (Brown) is comparatively new in
office and because there have been but relatively few matters
of mutual interest thus far, his relationship with this office
has not been a very close one, but I would not hesitate to
approach him regarding ordinary routine matters." It was
reported at the same time that Brown works closely with
Chief of Police Dullea of San Francisco. (62-76249-4)

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On August 2, 1944, in a letter to the Director

Brown indicated that he felt a need for conferences between district attorneys of the various metropolitan cities and suggested the Director take the lead in arranging such conferences to be conducted in Washington. On August 15, 1944, this letter was acknowledged by the Director, who said he regretted not being in the city when Brown visited Washington recently and "I hope that the next accasion when you came east, I will have the pleasure of seeing you." The Director also advised Brown that FBI Law Enforcement Conferences were

conducted by various field divisions in an effort to coordinate the activities of local, county and state law enforcement organizations. (62-676249-5)

Brown sent to the Bureau in early 1945 a copy of a 13-page "Report of the Crime Prevention Department," for 1944 in San Francisco. This department, established by Brown in January, 1944, according to Brown's statement, was an innovation in San Francisco. Receipt of this material was acknowledged by the Director on March 10, 1945, with the request that the Director would appreciate receiving a copy of laws relating to minors when completed. (62-76249-6)

on March 13, 1945, Brown in a letter to the Director suggested that a psychiatric board be set up to handle cases of servicemen and veterans who came before the criminal courts. His letter was ultimately referred to Robert P. Patterson, then Underscoretary of Mar, who did not favor the proposal inasmuch as he felt that this group of men was no more culpable than any other group, and Mr. Brown was so advised by the Director by letter dated April 13, 1945. (62-76249-8)

On October 24, 1945, Brown by letter advised the Director he had read the Uniform Crime Reports, Volume 16, and concluded that San Francisco "has more orime than any other city of comparable size in the United States." He asked whether his conclusion was correct and requested information as to the reason for such a crime showing. An acknowledgment dated November 2, 1945, was sent to Brown explaining the

comparison did disclose San Francisco's figures as above average for all offenses in cities with more than 100,000 population. It was explained that the averages for Pacific Coast area cities are higher than corresponding averages for the entire nation. Brown was told that many factors contribute to high crime rates in a given community and that only a survey of all functioning machinery charged with enforcement and administration of the laws would provide the solution to the problem. A copy of "How to Use the Uniform Crime Reports" was sent to Brown. (62-76249-9)

The orime surveys conducted by the San Francisco

Field Division in 1945 indicate that while Brown definitely

appears to be playing both sides of the fence at the present

time, he is reported to be honest and looking toward the future.

b1C

Atherton investigation, still operates a bail-bond office but is eligible to do bail work only in connection with the Federal courts inasmuch as no state license is required to so operate. There appeared to be no organized gangs operating in the San Francisco area. There is no suidence of political tis-ups with organized orime nor police tis-ups with organized crime, despite the fact that allegations are continually made that police have received payoff money for the periodical opening of gambling joints and houses of prostitution. There

is, however, a fear in these underworld circles of the police efficiency. Since the raising of the ban on horse racing, various bookies are again springing up in San Francisco but the police are making numerous raids and attempting to keep these places closed. There are no large gambling establishments operating in San Francisco. (62-75147-47-32)

after "Pat" Brown took office and the bookies still do not know exactly which way Brown is going to turn, although as indicated above several have been opening, only to be closed by the police. Brown, in the latter part of 1944, prosecuted bookies under an old California statute which carried a felony penalty for that violation. The utilization of this law was more or less forced upon Brown, but according to an informant in the San Francisco office he has attempted to make deals with the local judges so that the defendants would not actually be prosecuted under the felony statute. Some judges have gone along with Brown whereas others have sentenced them on felony charges and others have thrown the cases out of court. (62-75147-47-21; pg.38)

•



IN REPLY, PLEASE REPER TO

FILE NO. -

K-deral Bureau of Investigation United States Department of Justice

Suite 1729 - 111 Sutter Street San Francisco, Califormia March 20, 1946



CONF

Director, FBI

EDMUND G. BROWN, aka Pat Brown District Attorney San Francisco

. Dear Sir:

Quoted herewith are a letter from the Omicron Epsilon Fraternity of the University of San Francisco dated January 10, 1946, to BROWN requesting an explanation as to why he permitted his name to be listed as a sponsor for a banquet honoring the American Youth for Democracy held at the St. Francis Hotel here November 10, 1945, and his reply:

"January 10, 1946

"Mr. Edmund G. Brown 460 Magellan Avenue San Francisco, California

Dear Mr. Brown:

"In a newspaper dispatch datelined New York, January 8, 1946, Mr. J. Edgar Hoover, Director of the Federal Bureau of Investigation, publicly stated that the American Youth for Democracy is the successor of the Young Communist League.

"The same United States Government Official, who above all others should be in a position to speak with authority, stigmatizes American Communism as holding '...a godless, truthless philosophy of life. They are against the America our forefathers fought and died for; they are against the established freedoms of America.... There is a distinction between respecting our ally Russia and respecting those within our country who would destroy all that we believe in.

"We note that you were listed as a Sponsor for the Banquet honoring the American Youth for Democracy held on Saturday, November 10, 1945, at the rday, Nov. St. Francis Hotel.

COPIES DESTROYED 15 9 NOV 12 1964

Re: EDMUND G. BROWN, District Attorney, San Francisco

"As Veterans who fought to prevent these United States from becoming 'a godless, totalitarian state' we cannot believe that you, as an American citizen, knowingly gave your consent to be used in support of the American Youth for Democracy.

"Our membership comprising over seventy per cent of the Student Body of this University would like a written expression of your stand on the American Youth for Democracy.

"Sincerely yours,

Omicron Epsilon
per

Americanization Committee

* * *

"February 1, 1946

Americanization Committee Omicron Epsilon University of San Francisco San Francisco 7, California

Dear

"Thank you for your letter of January 16. I have refused at all times to become a sponsor of any organization or any meeting until I first investigated its background. I knew that the Young Communist League or some similar organization had participated in the formation of the American Youth for Democracy. I, therefore, called the young lady who asked me to become a sponsor for the dinner, not the organization, and asked her if there was any truth in the asertion that the American Youth for Democracy was communistic in either origin or intent.

"She advised me that it was not in any manner, shape, or form communistic although some members of the Young Communist League had at one time belonged. She told me that they were affiliated with many church groups. I was also advised by her that the organization encouraged young people to participate in government and that it fought racial intolerance and religious bigotry.

Re: EDMUND G. BROWN, District Attorney, San Francisco

"I would consider it a pleasure to discuss with you at length organizations such as this. You have fought and died for a terrific cause, but the real fight has now begun. Merely being against some organization is not sufficient. Active participation to hold the things you won must never cease.

"Very truly yours,

Signed

EDMUND G. BROWN District Attorney"

"EGB:dh"

Very truly yours,

C. W. STEIN AP Special Agent in Charge

CWS:SSH

Office Memorandum . UNITED STATES GOVERNMENT

TO _ MR. D. M. LADD __

March 20, 1946

J. C. STRICKLAND

5:20 PM

SUBJECT: EDWIN G. BROWN

SAC Van Pelt, San Francisco, called and furnished the contents # of two letters which came to their attention in connection with Brown and which Mr. Van Pelt thought would be of interest.

The first is a letter addressed to Brown, dated January 10 f the Americanization Committee of the 1946, from (Omicron Epsilon Fraternity at the University of San Francisco. It points out that in a newspaper dispatch from New York on January 8, the Director publicly stated that the American Youth for Democracy is the successor of the Young Communist League and that it is noted Brown has been listed as a sponsor for a banquet honoring the American Youth for Democracy held on Saturday, November 10, 1945, at the St. Francis Hotel in San Francisco. The letter goes on to say that "As veterans who fought to prevent these United States from becoming a Godless totalitarian state, we cannot believe that you as an American citizen knowingly gave your consent to the aid and support of the American Youth for Democracy. Our membership comprising over 70 per cent of the student body at this university would like a written expression of your stand on the American Youth for Democracy."

On February 1, 1946, Brown replied to thanking him for his letter and stating:

> "I have refused at all times to become a sponsor of any organization or any meeting until I have first investigated its background. I knew that the Young Communist League or some similar organization had participated in the formation of the American Youth for Democracy. I, therefore, called the young lady who asked me to become a sponsor for the dinner, not the organization, and asked her if there was any truth in the assertion that the American Youth for Democracy was Communistic in either origin or intent. She advised me that it was not in any manner, shape or form Communistic, although some members of the Young Communist League had at one time belonged. She told me that they were affiliated with many church groups. I also advised her that the organization encouraged young people to participate in Government and that it fought racial intolerance and religious bigotry.

"I would consider it a pleasure to discuss with you at length organizations such as this. You have fought and died for a terrific cause but the real fight has now begun. Merely being against some organization is not sufficient. Active participation to hold the things you won must never cease."

Mr. Van Pelt stated he was sending this information to the Bureau INDEXED

JCS: EOD

March 5, 1946

Honorable Edmund G. Brown District Attorney City and County of San Francisco 550 Montgomery Street San Francisco 11, California

Dear Mr. Brown:

I have your letter of February 20, 1946, together with the enclosure, advising me regarding your contemplated visit to Washington. Thile I do not expect to be in the city at that time, I would be glad to have you call at our headquarters where arrangements have been made for you to see one of my assistants.

> with best wishes and kind regards, Sincerely yours,

> > W. Maar Boss

16º H9 Su €

REW: SL

201120 - 1013th 5

State To

Memorandum UNITED S.

J GOVERNMEN

TOLSON

DATE: 3/14/46

FROM R. C. HENDON

SUBJECT:

I called the Secretary of Congressman Havenner on March 13 relative to her previous call to the Director's Office seeking an appointment for District Attorney Edmund G. Brown of San Francisco with the Director. I told the Secretary that the Director would not be here at the time mentioned and had asked that I so advise her. I indicated I would be very glad to see Mr. Brown. She stated she would advise Mr. Havenner and if any arrangements were to be made she would again contact me.

In view of the information contained in the teletype from San Francisco concerning Brown and the Director desire for him to see Er. Ladd, if the Secretary calls me in connection with an appointment I shall make arrangements for Brown to see Mr. Ladd.

RCH:DW

32 APR 2 1946

U.S. DEPARTMENT OF HISTORY COMMUNICATIONS STORY

> MAR 1/3 1946 TELEMETER

WASH FROM SFRAN S6 3-13-46 7-50 P

DIRECTOR URGENT EDMUND GERALD BROWN, AKA PAT BROWN, DISTRICT ATTORNEY, SAN FRAN CISCO MISCELLANEOUS, INFORMATION CONCERNING. PLEASE REFER ORIGI TELETYPE SAN FRANCISCO TO DIRECTOR JULY TWENTY, NINETEEN FORTY FOUR, MARKED ATTENTION ASSISTANT DIRECTOR NICHOLS. IN ADDITION TO INFORMATION SET OUT THEREIN CONFIDENTIAL INFORMANTS OF THIS OFFICE ADVISE BROWN NOW VICE-PRESIDENT MATIONAL LAWYERS' GUILD, SAN FRANCISCO CHAPTER. SEVEN MEMBERS OF EXECUTIVE BOARD OF THIS ORGANIZATION KNOWN TO BE AFFILIATED WITH COMMUNIST PARTY. SEVERAL OTHER INFORMANTS THIS OFFICE STATE BROWN IS "HAND PICKED" CANDIDATE FOR ATTORNEY GENERAL OF ROBERT KENNY, PRESENT FBI NA GRADUATE, SAN ATTORNEY GENERAL. FRANCISCO POLICE DEPARTMENT, ADVISED IN CONFIDENCE THAT BROWN INJURED CASES BECAUSE OF SAN FRANCISCO INFORMANT PREMATURE PUBLICITY IN CASES.

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REPORTS COMMUNI

OF FIRM OF AND COMMUNIST PARTY ATTURNETS,

ACTIVELY CAMPAIGNED FOR BROWN IN HIS CANDIDACY FOR SAN FRANCISCO

DISTRICT ATTORNEY IN THE FALL ELECTIONS OF NINETEEN FORTY THREE.

MEMORANDA SUPPORTING INFORMATION SET OUT IN THIS TELETYPE BEING

FORWARDED TO BUREAU AIR MAIL SPECIAL DELIVERY THIS DATE. BROWN

HAS RUBLICLY STATED IN THE PRESS THAT HE IS GOING TO CONFER WITH

PAGE TWO

GOVERNOR DEWEY, MAYOR O'DWYER OF NYC ON RACKET BUSTING. RECENTLY
IN CONNECTION

CASE HE STATED HE WOULD CONFER
WITH ATTORNEY GENERAL TOM CLARK AND J. EDGAR HOOVER OF THE FBI.

REFER TO MY LETTER MARCH ELEVEN, NINETEEN FORTY SIX ENTITLED

SUSPECT, MURDER. SUGGEST BUREAU EDGAR
HANDLE BROWN WITH CAUTION BECAUSE IT APPEARS HE IS MORE INTERESTED
IN OBTAINING PERSONAL PUBLICITY THAN SERVING THE ENDS OF JUSTICE.

STEIN

1. What is the scare?

2. Dend menor to a. a.

warning him re Bolom. ci. Mr. Trichola

3. I will foot see him. It mr. Ladd

he wants to talk to some one
in Bureau I would like

Sadd to handle.

OFFICE OF DIRECTOR
FEDER BUREAU OF INVESTIGATION
UNITED - STES DEPARTMENT OF JUSTICE

Record of Telephone Call or Visitor

M: The office of Congressman

xxxtex--phoned. Havenner (D
California)

Phone No. Canitol, Branch 372

Hour <u>2:38m</u>Date <u>March 13</u>, 19 46

Mr. F A. Tamm. Mr. 83 Mr. Gravin Mr. Ladd_ Mr. Michols Mr. Rosen Mr. Tracy_ Mr. Carson_ Mr. Egan Mr. Gurnea_ Mr. Harbo___ Mr. Hendon_ Mr. Jones Mr. Pennington_ Tele. Room_ Mr. Nesse__ Miss Beahm_ Miss Gandy____

Mir. Tolson_

REMARKS

The secretary said that Ir. Edward G. Brown, District Attorney for the city and county of San Francisco was to be in town in Larch and would like an appointment with Mr. Hoover in the afternoon of Tuesday, March 26th or anytime Aednesday, March 27th. She was told that Mr. Hoover would be given the message and that someone would contact the office of Congressman Havenner.

Files are being checked. It = 16

call & efflain I will not be healt iec He will have to see b76 1

co - Mr. Lace

The Attorney General

March 18, 1946

John Edgar Hoover = Director, Federal Burgau of Investigation

EDMIND GWALD BROWN, DISTRICT ATTORNEY SAM FRANCISCO COUNTY, CALIFORNIA

I thought you would like to know that the above-captioned individual, who is the local prosecuting attorney in San Francisco, has indicated an intention of calling at your office within the next week or ten days with the alleged purpose of conferring with you regarding the

According to the information in the possession of this Bureau, was arrested by the San Francisco Police Department in December, 1945, on suspicion of forgery. In addition, he was later charged as a fugitive from justice as a result of a murder charge against him in Dallas Texas. He was indicted by a San Francisco County Grand Jury on January 18, 1946, for forgery and grand larceny. His trial on these charges is still pending. suspected of being responsible for seven or eight deaths since 1931 and is particularly suspected of the poison deaths of elderly women he had married since his discharge from Folsom Prison, California, on February 7, 1943, after serving a nine-year term for grand larceny and administering stupefying drugs. nad the bodies of these women cremated in Jackson-It is indicated that ville, Florida; Dallas, Texas; and Portland, Oregon, following which he considered himself heir to their estates. The San Francisco Police Department believes that pretended that his various wives were alive after he had caused their deaths through the slow administration of moison and when death certificates were subsequently issued, he would report their identities under the names of previous wives. The San Francisco Police Department is also holding four warrants for Florida authorities against

In January, 1946,
in San Francisco, contacted the Bureau for possible Laboratory assistance in connection with this case. At that time, was traveling to the various cities where was alleged to have had his deceased wives cremated.

With regard to Edmund Gerald Brown, information has been received by this Bureau that he was elected District Attorney in San Francisco County in the Fall of 1943 and that during his campaign, he was actively supported by certain Communist elements. We have been confidentially advised that he is now Vice President of the San Francisco Chapter of the National Lawyers' Guild, now Vice President of which includes seven members who are alleged to be the Executive Board of which includes seven members who are alleged that Brown affiliated with the Communist Party. It has also been alleged that Brown is more interested in obtaining personal publicity than in serving the ends of justice.

ESB: LP

F B I

49 APR 4 1946

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daminimu to section

Office Memorandum • UNITED STATES GOVERNMENT

TO : THE DIRECTOR

FROM : D. W. LADD

SUBJECT: RE: EDMUND GERALD BROWN,

DISTRICT ATTORNEY
Sen Frencisco County

California

DATE:

March 27, 1946



I interviewed Mr. Brown on March 27th by reference from your office. He stated that he had just talked to in the Department with reference to the murder case involving.

He stated he thought he might have interested the Department of Justice in this case in that he thought he might have a mail fraud violation for the Post Office Department by reason of the fact that had through the mail collected insurance on several of his alleged victims. He the mail collected insurance on several of his alleged victims. He stated that it did not appear there was any violation in which the FBI could assist him inasmuch as none of the facts indicated a Federal violation over which this Bureau had jurisdiction, and I agreed with him.

He then discussed the uniform crime reports which he receives from the Eureau and states that these reports show San Francisco to be one of the most crime-ridden cities in the country. He wanted to know if the FBI could make a survey of San Francisco to determine the cause of this. I advised him that this would be without the jurisdiction of the FBI and that, therefore, no assistance could be given to him by the FBI and that, therefore, no assistance could be given to him by the Bureau. He then stated he would try to have the State Department of Justice make such a survey of his city.

He made no mention of police training -- he did express, however, a desire to see some of the facilities of the Bureau in order that he might know more about the FBI and accordingly I arranged with Mr. Nicholi for a brief tour for Mr. and Mrs. Brown. Special Agent conducted this tour which began at about 4:15 P. M.

I don't know the purpose of Brown's call inasmuch as it appeared to be solely a social visit, although he probably will capitalize politically in any subsequent campaign which he might wage for the office of Attorney General for the state of California on the fact he has conferred with the FBI on "crime problems".

STATE OF

RECORDET

DML:DS

18

THE.

EDMUND G. BROWN
DISTRICT ATTORNEY
CITY AND COUNTY OF SAN FRANCISCO
SSC MONTGOMERY STREET
SAN FRANCISCO. CALIFORNIA
CELEPHONE DOUGLAS 2838

.

Office Memorandum . UNITED STATES TO DIRECTOR, FBI

SUBJECT:

EDMUND GERALD BROWN, aka

SAC, SAN FRANCISCO

AIR MAIL SPECIAL DELIVERY

Pat Brown

MISCELLANEOUS INFORMATION CONCERNING

Reference is made to the teletype sent to the Bureau under of March 13, 1946 concerning the above-named subject.

I am attaching hereto one copy each of the memoranda, from the information set out in this teletype was taken.

JDS/jh Enclosures

STUP DESK

11.946

JUN 20 1941

San Francisco, California March 13, 1946

MEMO, SAC

RE: EDMUND GERALD "PAT" BROWN,
San Francisco County District Attorney

A review of the Communist Farty indices in this office reflects the following information on the above.

674

A confidential informant, on April 9, 1943, reported that (Communist and member of the law firm of Communist Party attorneys) had drawn up a list of lawyers who have expressed liberal opinions at some time, each to be called or written a letter by the Lawyers Guild getting their support in opposition to the legislation the Lawyers Guild is opposing. The name of EDECUND BROWN was on that list.

(Communist and other as well as member of the above law firm), actively campaigned for BROWN in his candidacy for San Francisco County District Attorney in the Fall Elections of 1943. PROWN, during the campaign, frequently met and consulted with at one time stated that BROWN was a former and was instrumental classmate of his in law school and that he, endorse EROVN's candidacy. On November 3, 1943, after again reported that and the election, in discussing the results of the election, indicated that they were elated over BROWN's election and further advised that after the election, that put him over the top. and said, "Thanks a million for all your and said, "Thanks a million for all your fine work in my behalf,"

If it hadn't been for those extra 7,500 BROWN contacted I would naver have made it." to 8,000

67 C

Confidential Informant on November 9, 1943, reported that an individual believed to be the same that an official of the Same Francisco Chapter of the Lawyers Guild, requested to work on a subcommittee of the guild which was to work out a program for the District Attorney's Office in connection with the war activities, and which was working undoubtedly toward getting EDMUND BROWN, the District Attorney, into the Lawyers Guild. That time suggested that his partner, would be a better man to work on such a committee because he was close to BROWN and had been instrumental in getting a bloc of votes for BROWN in the election.

62-76249-19

621 674 670 Confidential Informant on December 10, 1943, reported that contacted EDIMED FROMM and advised him that the Lawyers Guild was planning to give a luncheon for him, whereupon they discussed the Lawyers Guild and BROWN stated that "in my heart I agree with you people but I sometimes differ with your methods."

Again on December 20, 1943, according to the above source, notified BROWN that the Guild was arranging a luncheon at the Sir Francis Drake Hotel, to be in the nature of a welcome dinner for BROWN. At that time BROWN and discussed the changes to be made in the District Attorney's Office.

Confidential Informant on August 11, 1944, reported that was a personal friend of District Attorney EDMUND BROWN as they used to be fellow Democrats. (is a known Communist and was active in the affairs of the Communist-dominated California Labor School).

Confidential Informant in September of 1944, reported that the California Labor School was endeavoring to get EROWN to contribute money to the school. At that time of the school, contacted BROWN and he declined to contribute because of his current expenses, whereupon asked him whether she could say that he, BROWN, approved and endorsed the school. BROWN said this would be C. K.

In December of 1944, several individuals in San Francisco were charging the California Labor School with being a Communist Party front, whereupon, according to Confidential Informant (Communist), contacted District Attorney BROWN regarding an answer to these charges. According to after his contact with BROWN, BROWN stated, "Anybody in town could be referred to him and he would give me and the school a complete bill of sale."

The San Francisco Field Division is in possession of a letterhead entitled, "Salute to Young America Committee," which was a committee, according to the letterhead, to sponsor the American Youth for Democracy's Second Anniversary Dinner in San Francisco. This letterhead lists EDMUND G. BROWN as a member of the Committee in formation. According to Confidential Informant who furnished this letterhead, BROWN was being considered by the Communist Party as a speaker for this committee.

Confidential Informant in January of 1945, furnished a list of names prepared at State Communist Party Readquarters. This list was captioned, "Mames for 'People's World Advisory Committee.'" EROWN'S

67 67C name was included in this list along with other prominent public, union, and clergy officials, all known by this office as sympathetic to left ling groups. The Feople's world is the lest Coast Communist Party organ. No definite information has been received since to indicate that BROTH was a member of any such committee.

SPECIAL AGENT

AFB/jo



Office Memorandum • United States Government

го

SAC

DATE: March 13, 1946

FROM

SA

676

SUBJECT:

EDMUND GERALD BROWN, aka

Pat Brown

MISCELLANEOUS INFORMATION CONCERNING

670

the San Francisco Police Department and the San Francisco Police Department and the experience of the Police Department with BROWN is that he is playing everything for its publicity value. In support of this he said a recent case they had which gained some prominence was broken by BROWN during the time the police were conducting a very extensive investigation. He stated this caused the Police Department a great deal of embarrassment in view of the fact they were still looking for three of the fugitives in the case, and the publicity has not helped the department at all. He stated that the investigation was conducted by the Police Department, but that the publicity made it look like it was a case handled through BROWN's office.

6761

in regard to the the San Francisco files are very voluminous and indicated that he has committed four or five murders and has had the bodies of each of his wives cremated and has buried them under the names of wives previously there is no indication that any of these killed by him. murders have ever taken place in San Francisco or the bodies were disposed of here, and that one of these things should be present in order to enter in on the case in San Francisco. He also stated that BROWN speaks of psychological murder, but the law in California does not his department seem to support him. and that he is being held on this had a good forgery case against a number of people have felt that forgery charge. BROWN was a convert to the Catholic religion, but that he believes the truth of the matter is that he was a non-working Catholic and that he has recently been very active in the Catholic Church because he felt it would help him politically. He said that his father-in-law, Captain ANTHUE U. LANE of the Police Department was

670

people in this area feel that BROWN is "hand picked" by KENNY to run for his job, but that he feels that Lieutenant Governor HOUSER, who has filed on the Republican ticket to run for Attorney General will defeat him in the coming election.

his name be kept very confidential, as it would ruin him in his present job if it were to come out that he had made any statement about BROWN. A further review of the files in this office indicates a reference to BROWN in 100-17879-1222-33, Comrap file, that a clipping from the San Francisco "Chronicle" of January 9, 19h4, page 5, concerning a speech made by BROWN was found in the possession of GREGORI M. KHEIFETS.

62-76249-19

San Francisco, California

March 13, 1946

San Francisco file 61-363, the National Lawyers' Guild, reflects that among the newly elected officers the name of EDMUND G. BROWN is listed as Vice-President.

It will be noted that in addition to this the CP and the CPA indices of the San Francisco Field Division reflect the names of

are affiliated with the Communist Party.

JDS/jh

hee Memorandum UNITED STATES GOVERNMENT

SAC, San Francisco

March 13, 1946 DATE:

FROM

67C

SUBJECT: ELMUND GERALD BROWN, aka

Pat Brown

MISCELLANEOUS INFORMATION CONCERNING

The following information was obtained by the writer pursuant to your request.

The current Martindale Hubbell Law Directory discloses that BROWN was born 1905, graduate from the San Francisco Law School (not to be confused with the University of San Francisco School of Law) in 1925.

The following information was furnished to the writer by a close personal friend of the writer and it is therefor requested that his name be maintained inabsolute confidence. served as and at the present San Francisco, Counsel time is associated with is also retained by for the California State Federation of Labor (AFL). this organization concerning some matters.

BROWN became active in politics in the CINCINNATUS, a group of young men who came to the front in San Francisco several years ago and were particularly active about 1938. BROWN is reportedly very friendly with of the American Communist Association and a leader in the CIO, whose communist affiliations are on record in this office. He is also reportedly quite friendly Local 6, IVV, a member of the Communist Party. It is informant's understanding that BROWN was personally designated by to be candidate for the position which run for governor of the State. He is also reported to be quite friendly with BENJAMIN DREYFUS, member of the Communist Party and the mainspring on the NATIONAL LAWYERS GUILD Chapter at San Francisco. In this connection, it is noted that BROWN recently aligned himself with other known communist members of the LAWYERS GUILD in San Francisco, to have the GUILD retract its condemnation of a few months back of the speech made at San Francisco by GERALD L. K. SMITH. Several of the communist sympathizers in the local chapter of the LAWYERS GUILD have opposed this repudiation of the GUILD's earlier stand claiming that SMITH was a Fascist, whose views must be suppressed. It is also worthy of note, here, that information has been received from other sources; namely, that and DREYFUS are close friends. is also extremely active in the affairs of the NATIONAL LAWYERS GUILD.

BROWN was a delegate to the democratic convention in Chicago in 1944 and prior to the convention was opposed to the candidacy of HENRY A. WALLACE for vice-presidency. However, he changed his mind and then reportedly refused to abandon WALLACE, when the others did not, when pressure was put upon him.

BROWN is a convert to the Roman Catholic faith and is a constant practicing catholic, who is reportedly active in the study clubs of his local parish. He is a member of the ST. THOMAS MOORE society of San Francisco, a group of lawyers, principally catholic, who espouse the principles of a SAINT-

BODISE 32-76244-19

San Francisco

EDMUND GERALD BROWN, aka
Pat Brown
MISCELLANEOUS INFORMATION CONCERNING

CHANCELLOR. Prior to being elected District Attorney at San Francisco, BROWN engaged in a fairly successful practice, a good deal of which was personal injury work.

674

The following information was obtained by the writer.

a close personal friend, the legal firm BROHECK, PHLEGER &

[HARRISON, 111 Sutter St., San francisco. It is requested that identity
be kept absolutely confidential because of writer's friend.

BROWN apparently beset with political ambitions and BROWN has received a start with CINCINNATUS, political organization which was founded about 1928.

He is reportedly a political friend of local democratic who is also the democratic committee and is a subject is said to be a good practical catholic and an extremely sincere person who is not too bright, a very pleasing personality, but little political "savvy". A rumor is current in San Francisco that BROWN once represented the BOOKIES, against whom he has directed, more or less, a campaign in recent months to suppress their activities. Informant carefully pointed out, however, that this is a rumor, the basis of which he does not know.

who was known in the police department as a "straight guy" (informant's father was a police lieutenant in San Francisco for many years). LANE was removed from his post as Captain of the central district because of his raid on houses, of prostitution and gambling joints.

BROWNS have four children.

of the writer and whose identity must be maintained in confidence, advised as follows:

674

It should be noted that has been quite active in democratic politics in the lower scale for several years. Subject and subject who is also a practicing attorney in San Francisco, became extremely interested in a CINCINNATUS organization in San Francisco politics in its beginning, which was reportedly founded about 18 years ago. BROWN is reputedly, not too capable an attorney but sincere and unquestionably has high political ambitions.

62, 674, advised that the Veteran's Group at the University of San Francisco, had recently sent out a letter to various sponsors of a dinner given by the AYD at the Colonial Room of the St. Francis Hotel, several months ago, asking them the basis of their support of this dinner, in view of the Director's denunciations of a few months ago, of the AYD, in which he pointed out its connection with the YCL. Informant has maintained a file of the responses re-

Jan Francisco

EDMUND GURALD BROWN, aka
Pat Brown
MISCELLANEOUS INFOWNATION CONCERNING

ceived by the veteran's unit and is endeavoring to locate any reply received from BROWN, which was not available at the time of conversation with him.

addendum-3/3/46.

Located Brown's reply to the above mentioned

Located Brown's reply to the above mentioned

Located Brown's reply of 1000 ICRON EPSILON, the U.S.F.

Veterans crory. The reply dated 2/1/46 stated that Brown

veterans crory. The reply dated 2/1/46 stated that Brown

by had "Called the young lady who had winted" him to

attend of that she assured him it was in no "long

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BY

Office Memorandum a united states Government

TO : SAC, San Francisco

DATE: March 13. 1946

b7 C FROM

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SUBJECT: NATIONAL LAWYERS GUILD INTERNAL SECURITY - C

The following information was furnished to Special Agent
and the writer by on March 1, 1946. In the event this information
is used, greatest care should be exercised to prevent any information which may
reveal the identity of the informant, and it is noted that the information is
within the exclusive possession of the informant:

The San Francisco Chapter of the NATIONAL LAWYERS GUILD is presently split over the question of whether the Guild should retract its condemnation of a speech given by GERALD L. K. SMITH at San Francisco last November.

EDWIN BROWN, San Francisco District Attorney,

desire the Guild to retract the condemnation of SMITH's speech and to furnish all newspapers in this area with a copy of the statement of retraction.

The informant stated that the Communist faction of the Guild does not want such a retraction to be made, and that the dispute had been started in the Executive Committee sometime ago. The dispute revolves around the issue of Free Speech, and the Communist side, that is, the group opposed to BROWN and the others mentioned above,

This Communist group states that SMITH must be viewed as a Fascist whose utterances must be suppressed. has opposed the condemnation of SMITH and voted in favor of the retraction on the basis that the condemnation could be used against the Communist Party at some subsequent date.

The ballots were mailed out to the members, who have returned them, and the names of the voters have been clipped from the ballots

In connection with the Guild informant further advised that DREYFUS, who has been a mainspring of the organization at San Francisco, deployed the fact that the Nuremberg war crimes trials. DREYFUS made an appointment on March 2nd

made an appointment on March 2nd change his mind. DREYFUS also asked

to change his mind. PREYFUS and other members of the Guild who are Communist Party members and Communist sympathizers fear that the Nuremberg trials will whitewash the Nazis and they do not want to have any of their men associated with it.

REL/pkh 61-363 62-19 24-4-19 ENOLOGISH Honorable Edmund G. Brown District Attorney San Francisco 11, California

My dear Mr. Brown:

I received your letter of May 19, 1949. In response to your request it is a pleasure to adjust our records so that future issues of the Uniform Crime Reports will be forwarded to you. I am enclosing copies of the two reports for 1948 at this time.

Sincerely yours,

RECORDED - 58

UCR's 19-1, 19-2.

WN:rlc FAC

OFFICE OF

DISTRICT ATTORNEY

CITY AND COUNTY OF SAN FRANCISCO

550 MONTGOMERY STREET SAN FRANCISCO II. CALIFORNIA DOUGLAS 2-2838

EDMUND G. BROWN DISTRICT ATTORNEY

May 19, 1949

Honorable J. Edgar Hoover Director, Federal Bureau of Investigation Washington, D.C.

Dear Mr. Hoover:

During the year 1948 and up to the present time, we have not received a copy of the crime reports of the F.B.I.

We would be very pleased if we could be added to the mailing list to receive these reports regularly.

Very truly yours,

District Attorney

EGB:dh

RECOUNTED - 58

DO-5

•••	Mr. Tolson
OFFICE OF DIRECTOR	Mr. Ladd
FEDERAL BUREAU OF INVESTIGATION	Mr. Clegg
UNITED STATES DEPARTMENT OF JUSTICE	Mr. Glavin
7	Mr. Nichols
Date December 4, 1950 Time 10:50	Mr. Rosen
	Mr. Tracy
of Congressman John	Mr. Harbo
oj oong.	Mr. Belmont
F. Shelly's Office (D-Californi	amr. Jones
F. Shelly 3 Office	
4.7.	Tele. Room
tele.	Mr. Nease
Phone No	Miss Holmes
Phone No.	Miss Gandy

REMARKS

was calling to arrange an appointment for Mr. Edmund G. Brown, Attorney General elect, of California with Ar. Hoover. She stated that Mr. Brown would be in town Tuesday, Wednesday, and Thursday of this week and would like very much to talk with Mr. Hoover.

was assured that Mr. Hoover would be advised and she would be called relative to whether Mr. Hoover would be able to see Mr. Brown.

Files are being checked.

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JIANDARO FORM NO. 64

Office Men

dum • UNITED

GOVERNMENT

Closs

DATE: 12-6-50

TO :

IR. TOLSON

FROM 1

MR. H. H. CLEGG

SUBJECT:

REQUEST OF ATTORNEY GENERAL-ELECT EDMUND G. BROWN OF CALIFORNIA FOR APPOINTMENT WITH THE DIRECTOR

Upon receipt of the attached notice of the call from Congressman John F. Shelley's office that Brown desired an appointment with the Director, I called the Congressman's office, made known the Director's unavailability and the fact that I would be glad to see him.

This morning I received a call advising that Mr. Brown had made so many appointments throughout the city and his time here was so brief that he would be unable to make an appointment for this purpose.

Attachment 67-280886 62-76249 X-128HC:DMG

5 9 DEC 15 1950

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DEPARTMENT OF JUSTICE

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Office of the Attorney General

STATE BUILDING, SAN FRANCISCO

April 2, 1951

Hon. J. Edgar Hoover Director, Federal Bureau of Investigation Washington, D.C.

Dear Mr. Hoover:

During the past few months, California has experienced a series of atrocious murders. Some of these have been emotional crimes growing out of domestic difficulties; others involve sex, robbery, etc.

In looking at your statistics, I note that in some cities in some states there are very few murders of any kind, nature or description. In others, the homicide rate is completely out of proportion to the population.

Have you ever tried to interpret these figures to determine what environmental factors might affect the homicide rate in any of its facets? If your organization has made such a study, would you please let me have the figures,

Singerely,

EDMUND G. BROWN

ATTORNEY GENERAL

67-76240

Dob

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EGB: AS

ORDED - 95

With

April 14, 1951

Honorable Edmund G. Brown Attorney General State of California 600 State Building San Francisco 2, California

ca Goods dear Mr. Attorney General: To 249-22-I have received your letter of April 2, 1951, and read with considerable interest the observations you set forth.

> Te have, of course, noted differences in crime statistics jurnished to us by law enforcement agencies throughout the nation. I wish to advise, however, that we have not conducted any study along the lines suggested in your communication. As you will note on page 22 of the annual bulletin for 1950, Uniform Crime Reports, a copy of which you have received, it is pointed out that caution should be exercised in comparing crime data for individual cities because the differences in the figures may be due to a variety of jactors. A list of some of the factors which affect crime is, set forth on the same page.

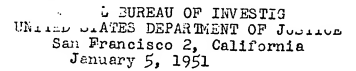
I regret that I cannot be of further assistance in this instance.

Sincerely yours

ROK: utt

cc - Son Francisco, with copy of incoming. cc - Los Angeles, with copy of impoming.

cc - San Diego, with copy of infoming.



PERSONAL AND CONFIDENTIAL AIR MAIL Director, FBI

> Re: HAROLD G. ROBINSON Former Special Agent

Dear Sir:

Forwarded herewith are two newspaper clippings from the "San Francisco Chronicle" and the "San Francisco News" dated January 3, 1951 con cerning the intended appointment of former SA ROBINSON to the position of Chief Investigator for the Office of the Attorney General of the State of California, when Attorney General - elect EDMUND G. (PAT) BROWN, until recently District Attorney of the City and County of Sen Francisco, takes office later this month.

By way of background, the Bureau is aware that up to six months ago, ROBINSON had served as investigator, and subsequently as Chief Investi gator, of the California Commission on Organized Crime. That Commission wa disbanded on June 30, 1950. Shortly thereafter, ROBINSON was appointed as Chief Investigator for the U. S. Senate Special Rackets Investigating Committee headed by Senator ESTES KEFAUVER, Democrat from Tennessee. The Bure is undoubtedly aware of the activities of that committee, which to some extent has been blamed for the loss of several Democrat held seats in both th House and Senate during the last election, because of exposes of certain graft and corruption existing in a number of cities throughout the United States, which was in some instances controlled by the political party in

While having lunch with cisco Police Commission and a Special Service Contact of this office, last week, he advised me that Attorney General-elect BROWN, who was the only Democrat in the state of California to win a major office in the State duri the past election has indicated a desire to take leadership of the Democrat Party in California, and in pursuing this desire, recently went to Washingt where he is known to have had an appointment with President TRUMAN.

advised me confidentially that while at the White House, 17 BROWN Was Preside was very disgusted with the manner in which Committee to operate, which has assisted the Republicans materially in deforming the Democrating which has assisted the Republicans materially in deforming the Democrating when the the also feels that who formerly worked to the Truman Committee, when the Presidents in the Senate, has "betrayed" his close personal friendship with the President by aiding end assisting in these exposes.

HMK: emb Enclosures - 2 EX 63 61 95

Director, FBI, from SAC, San Francisco

January 5, 1951

Re: HAROLD G. ROBINSON, Former Special Agent

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stances should BROWN appoint in his office in California, in view of this betrayal to the President and the Democratic Party.

As indicated in the enclosed clippings, BROWN has indicated that he has already committed himself to ROBINSON, and is going through with hi: appointment. It is apparent that BROWN is attempting to set up a non-part: san Attorney General's Office. During the past election BROWN refused to the forces of HELEN GAHAGAN DOUGLAS for Senator and JAMES ROOSEVELT for Go ernor on the Democratic ticket as a package deal, feeling that his own experience and popularity throughout the State as District Attorney of the Ci and County of San Francisco for the past several years and his leadership a President of the California State District Attorneys' Association would be sufficient to assure his election. As it turned out, his prophecy was corr inasmuch as DOUGLAS and ROOSEVELT were both soundly defeated by their Repul lican opponents. BROWN's designation of ROBINSON, who was appointed by Got ernor WARREN as Chief Investigator of the California Commission on Organize Crime, as well as of Assistant Attorney General ARTHUR H. SHERRY, former Assistant Counsel of the State Crime Commission and a close personal friend and supporter of Governor WARREN, and Assistant Attorney General BURT LEAVI an active Republican Party worker, to his staff would tend to indicate that he is endeavoring to build up a political machine similar to that of Govern WARREN.

676

BROWN has announced to close friends, according to that should Governor WARREN run for President in 1952, he will run for Governor himself in 1954, probably against Lieutenant Governor GOODWIN KNIGHT, Republican, who is considered somewhat weak.

The above information is being forwarded as of possible interest to the Bureau.

Very truly yours,

/s/ Harry M. Kimball
HARRY M. KIMBALL, SAC

Office Memorandum · United States Government

TO : SAC, Ban Francisco

DATE: 8/19/54

FROM:

Director, FBI

SUBJECT:

ACTOCHEY GENERAL EDUUND G. BROWN

STATE OF SELIFORNIA

Tow will recall that in the Escondido, California, Daily
Times Advocate of July 28, 1954, Attorney General Edmund 3. Brown
of California was quoted as stating that the California crime
statistics are far more accurate than those of the FBI. Apparently,
he based his observations on the fact that the Bureau of Criminal
Statistics in California, under the jurisdiction of the Attorney.
General's Office, has full-time representatives whose primary duty
is to call upon local agencies that promote accuracy in the reports
prepared. The Attorney General was quoted as additionally stating
or papers. The Attorney General was quoted as additionally stating
of course,
aive equal attention to promoting uniformity. The Bureau, of course,
realizes that Brown's accuracy criticized by California newspapers relative to the crime reporting program in the State of
California. The Bureau, however, feels, that Brown's statements should
not go unchallenged. You should call upon Attorney General Brown,
explain to him that his statements have come to the Bureau's
attention and that

You should point out to the Attorney General that in view of the statement attributed to him appearing in the press, the F3I is giving serious thought to discontinuing the publishing of time statistics for the State of California in the Iniform Trime reports bulletin and that while we are not desirous of airing controversies it will be, of course, necessary to make it clear to anyone intereste that the action is taken in view of the statement made by the Attorne General.

You should not develop any argument with Attorney General Brow relative to the accuracy of the figures. It should be pointed out on the other hand, that the FBI has handled the crime reporting program ever since its inception in 1930 at the regrest of the IAUP and that the program is still handled in cooperation with that

3/19/54

310, 3an Francisco

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organization. It should be understood by the Attorney Teneral, of course, that we feel it only fitting and proper that his attitude be made known to members of the International Association of Chiefs of Felice at the 1954 Januartion in Telephone Orleans on September 26th, ext.

Following your contact with the State Attorney General, you should immediately advise the Aureau of the results of your discussion along the above lines.

STANDARD FORM NO. 64

Office Memorandum • UNITED STATES GOVERNMENT

TO :	MR. TOLSON
10 .	Na(2)54

DATE: Aug. 27, 1954

Boardman

Nichols Belmont Harbo

FROM

L. B. NICHOLS

SUBJECT:

ATTORNEY GENERAL EDMUND G. BROWN STATE OF CALIFORNIA

BROWN W

On my memorandum of August 18, 1954, concerning the statements of Atorney GeneralBrown of the State of California that the California criminal statistics are far more accurate than those of the FBI, the Director indicated that he would like to see the letters prepared on August 19, 1954, to the SAC at San Francisco and Mr. Leroy E. Wike, Executive Secretary of the International Association of Chiefs of Police, which have not been sent.

Memorandum • United States Government

Mr. Tolson

DATE: 8/13/54

Belmont -Clere. Harbo . Rosen

Gearty

Vinterrowd ... Tele. Room -

Holloman ---

L. B. Michols FROM :

ATTORNEY CENERAL EDMUND G. BROWN

STATE OF CALIFORNIA SUBJECT:

You will recall that a California newspaper dated July 23, 1954, quoted the captioned State Attorney General as stating that California criminal statistics are far more accurate than those of the FBI. The Director noted on my memorandum dated August 10, 1954, as follows: "I think we should stop printing all California crime statistics since AG of California states FBI statistics are Unot accurate and let it be known why we are doing it."

I am in complete accord with the Director's concern relative to the unwarranted statements on the part of Attorney General Brown. Undoubtedly, Prown, of his own initiative, was doing quite a bit of bragging in order to add luster to his own position, and to defend himself against recent newspaper criticism of the State Bureau of Criminal Statistics annual reports. As you recall this same newspaper article criticizing the Attorney General's report commended in very glowing terms the FBI Uniform Crime Reports bulletin by way of comparison. We, of course, have received no indication that Eroun's statement: are backed up by the police in the State of California who have for a long time submitted excellent crime statistical reports to us.

Although the Director's suggestion is most logical and backed up by flagrant abuse of the truth on the part of Attorney General Brown, I respectfully would like for the following points to be considered before we eliminate the printing of California crime statistics:

(1) The FBI for many years has been engaged in the reporting of crime statistics at the specific request of the International Association of Chiefs of Folice (IACF). This organization is heartily in accord with the way we have been carrying on this program and has commended us on numerous occasions regarding the program. It is felt that severing relations with California authorities, insofar as the crime statistical program is concerned, would be a violation of trust imposed in us by the IACP. The same fact holds true with reference to police officers in the State of California. These men have never, to our knowledge, criticized our crime statistical reporting program and to cut them off as a result of a statement made by a politician who is in office for only a temporary period of time, would be in effect severing friendly relations with officers who look to the FBI for leadership not only in this field but in many other fields of law KECORIJLU . DE enforcement relations.

Attachments

cc - Mr. Harbo cc - Mr. Leonard

-cc - Lir Jones

AEL:fhj

3/18/54

Memorandum to Er. Tolson from L. B. Nichols RE: ATTORNEY CENERAL EDMUND G. BROWN STATE OF CALIFORNIA

- (2) To sever relations with California Police with respect to crime reporting would do much to disrupt the compilation of statistics on a nationwide basis. Our estimates would largely be ineffective and vulnerable to any attack by professional statisticians such as and vulnerable to any attack of the professional statisticians such as the California Statistical Association. If we withheld the printing of the California statistics, the contribution of reports by the local authorities there, being meaningless, would unquestionably soon drop off to nothing and the withdrawal of such a large and important segment of the crime reporting program would be extremely detrimental to the over-all program. The "crime clock" for example, which presents to the over-all program. The "crime clock" for example, which presents to the over-all program. The "crime clock" for example, would be effectively and has been received very well by the public, would be so defective as to raise serious question as to whether we could continue its compilation.
 - (3) As you know, the current Chief of Police of Los Angeles, William Parker, is somewhat unfriendly towards the FBI. He would undoubtedly seize any opportunity to "blow up" anything severing our relations between the FBI and California State authorities from a crime reporting standpoint. Farker would capitalize on such publicity by making it entirely unfavorable to the FBI. I do not feel he should be given this opportunity.
 - (4) The Eureau's long-established policy in withholding the publication of any figures in the Uniform Crime Reports bulletin has been that the withholding be on the basis of incompleteness definitely established and only after the reporting agencies were warned substantially in advance and given a reasonable time for improvement. The LIACF's Committee on Uniform Crime Records generally understands this. It may be that to do otherwise at this point would be unfair and bring about adverse criticism.
 - (5) It is respectfully pointed out that if we withheld printing of California's crime figures, we would have to redo all the tabulations which have just been completed and are included in the material for the current issue of the Uniform Crime Reports bulletin presently being reviewed for approval. The bulletin is almost ready to go to the Government Printing Office and such a withholding of printing of the California figures would not only seriously detract from the quality of the published data but also substantially delay the printing of the bulletin.

I do feel that Brown's statement should not go unchallenged. Subject to the Director's approval there is attached a letter instrucing SAC Whelan of San Francisco to call upon Attorney General Erown Memorandum to Ir. Tolson from L. 3. 1103018
TE: ATTOTNEY FENERAL EDMUND 3. 3200N
STATE OF MALIFORNIA

And advise him that we were surprised to see his charge of incompleteness in the paper inasmuch as we had never heard from him las to any deficiencies in the crime reporting program. Thelan is instructed to explain to the Attorney General that we are hiving serious consideration to discontinuing the publication of any crime figures for the State of Talifornia in view of his unwarranted attack and that while we are not desirous of ciring any controversies, if such action is taken it will be necessary for us to make it clear to everyone concerned the reasons behind it. He will be advised that we are at this time giving him the opportunity of presenting a bill of particulars. He will be additionally advised that we feel it is only fair that his attitude be made known to members of the IACP at the 1954 Convention in New Orleans, Louisiana, on September 26th, next.

It is additionally felt that we should go on record with the International Association of Chiefs of Police, the parent organization of the program and the organization that has requested us to coordinate this program on a nationwide basis for police, by telling that organization of Attorney General Brown's unwarranted attack and of the fact that to our knowledge he has never offered any suggestions or advised us in any manner of dissatisfacti with the program in the State of California.

DECOLUENCATIONS

l. It is respectfully suggested that the above facts be considered in connection with this matter, and that final decision as to future handling of Talifornia Trime statistics be delayed until after our conference with Attorney General Brown.

2. That the attacted letters to SAJ, Jan Francisco, and Mr. Leroy E. wike, Executive Secretary of the IAJP, be forwarded as sucgested above. A copy of the letter to Mr. Leroy E. Wike is being directed to Mr. Bruce Smith, Director, Institute of Public Administration, 684 Park Avenue, New York 12, New York.

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON 25, D. C.

August 19, 1954

Mr. Leroy E. Wike
Executive Secretary
International Association of Chiefs
of Police, Inc.
Mills Building
Pennsylvania Avenue at 17th Street, Northwest
Washington 6, D. C.

Dear Mr. Wike:

I wish to bring to your attention and through you to the attention of other officials of the International Association of Chiefs of Police the recent unwarrant attack gainst the FBI crime reporting program on the part of Attorney General Edmund G. Brown of the State of California. In the Escondido, California, Daily Times Advocate of July 28, 1954, Attorney General Brown of California was quoted as stating "California crime statistics are far more accurate than those of the FBI." He was additionally quoted as saying "I doubt that the FBI with its many other responsibilities can give equal attention to promoting uniformity." With respect to the latter statement, he was referring specifically to the coordination of criminal statistics on the part of the FBI.

I thought you would like to know that this was our first know-ledge that the Attorney General of the State of California felt there were any deficiencies in the crime reporting program of the FBI and the International Association of Chiefs of Police within the State of California. The Attorney General's office there has never contacted us to point out any specific area wherein the crime reports published by the FBI for the State of California fell short of the accuracy achieved by the State Bureau of Criminal Statistics at Sacramento, California. For the purpose of promoting the best interest of law enforcement relations, it is felt that Attorney General Brown should have at least given the FBI and the International Association of Chiefs of Police the courtery of advising of

August 19, 1954

Mr. Leroy E. Wike

any such inaccurate reporting, if he had proof, prior to the issuance of a press release bringing out such matters.

Attorney General Brown in order to give him an opportunity to produce a bill of particulars to back up his attack. He will additionally be advised, that in view of the statements attributed to him, the FBI is giving serious consideration to discontinuing the publishing of crime statistics for the State of California in the Uniform Crime Reports bulletin, and that white we are not desirous of airing controversies, it will be, of course, necessary to make it clear to anyone interested that this action is taken in view of the statements made by him. We will, of course, advise you of the results of such contact; however, I did want to let you know of the above information.

A copy of this letter is being forwarded to Mr. Bruce Smith, Director, Institute of Public Administration, 684 Park Avenue, New York 21, New York.

Sincerely yours,

SAC, San Francisco

Director, FBI

ATTORNEY GENERAL EDMUND G. BROWN STATE OF CALIFORNIA

You will recall that in the Escondido, California, Daily Times Advocate of July 28, 1954, Attorney General Edmund G. Brown of California was quoted as stating that the California crime statistics are far more accurate than those of the FBI. Apparently, he based his observations on the fact that the Bureau of Criminal Statistics in California, under the jurisdiction of the Attorney General's Office, has full-time representatives whose primary duty is to call upon local agencies that promoté accuracy in the reports prepared. The Attorney General was quoted as additionally stating "I doubt that the FBI, with its many other responsibilities, can give equal attention to promoting uniformity." The Bureau, of course realizes that Brown's unwarranted attack must be primarily based on the fact that he was being severely criticized by California newspapers relative to the crime reporting program in the State of California. The Rureau, however, feels that Brown's statements should not go unchallenged. You should call upon Attorney General Brown, explain to him that his statements/have come to the Bureau's attention and that he is being gillen an opportunity to present a bil. of particulars.

You should point out to the Attorney General that in view of the statement attributed to him appearing in the press, the FBI is giving serious thought to discontinuing the publishing of crime statistics for the State of California in the Uniform Crime Reports bulletin and that while we are not desirous of airing controversies it will be, of course, necessary to make it clear to anyone interest that the action is taken in view of the statement made by the Attorn General.

You should not develop any argument with Attorney General Bro relative to the accuracy of the figures. It should be pointed out on the other hand, that the FBI has handled the crime reporting program ever since its inception in 1930 at the request of the IACP and that the program is still handled in cooperation with that

cc - Mr. Harbo · Tolson ec - Mr. Leonard Nichols . cc - Mr. Jones Belmont . -AEL:fhj:jsm Harbo -Mohr . Parsons . Rosen . cc - SAC, Los Angeles Tamm cc - SAC, San Diego Sizoo . Vinterrowd . Tele. Room Holloman 6 U SEP 20 图5

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8/19/54

SAC, San Francisco

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organization. It should be understood by the Attorney General, of course, that we feel it only fitting and proper that his attitude be made known to members of the International Association of Chiefs of Police at the 1954 Convention in New Orleans on September 26th, next.

Following your contact with the State Attorney General, you should immediately advise the Bureau of the results of your discussion along the above lines.

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September 7, 1954

RECORDED - 58

EX-125

62-76249-24

Mr. Leroy E. Wike
Executive Secretary
International Association of Chiefs
of Police, Inc.
Mills Building
Pennsylvania Avenue at 17th Street, Northwest
Washington 6, D. C.

Dear Mr. Wike:

I wish to bring to your attention and through you to the attention of other officials of the International Association of Chiefs of Police the recent criticism of the FBI crime reporting program on the part of Attorney General Edmund G. Brown of the program on the part of Attorney General Edmund G. Brown of the State of California. In the Escondido, California, Daily Times Advocate of July 28, 1954, Attorney General Brown of California was quoted as stating "California crime statistics are far more, was quoted as stating "California crime statistics are far more, accurate than those of the FBI. He was additionally quoted as saying "I doubt that the FBI with its many other responsibilities are an give equal attention to promoting uniformity." With respector to the latter statement, he was referring specifically to the coordination of criminal statistics on the part of the FBI.

I thought you would like to know that this was our a first knowledge that the Attorney General of the State of California felt there were any deficiencies in the crime reporting program of the FBI and the International Association of Chiefs of Police within the State of California. The Attorney General's office there has never contacted us to point out any specific area wherein the crime reports published by the FBI for the State of California fell short of the accuracy achieved by the State Bureau of Criminal Statistics at Sacramento, California. For the purpose of promoting the best

cc - Mr. Bruce Smith, Director, Institute of Public Administration, 684 Park Avenue, New York 21, New York (separate cover)

cc - SAC, San Francisco

cc - 111 . Harbo

cc - Mr. Leonard

c -Mr. Jones

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MAILED 6 SEP 8 - 1954 COMM-FBI

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September 7, 1954

Mr. Leroy E. Wike

interest of law enforcement relations, it is felt that Attorney General Brown should have at least given the FBI and the International Association of Chiefs of Police the courtesy of advising of any such inaccurate reporting, if he had proof, prior to the issuance of a press release bringing out such matters.

I have instructed a representative of this Bureau to call upon Attorney General Brown in order to give him an opportunity to produce a bill of particulars to support his criticism. We will, of course, advise you of the results of such contact; however, I did want to let you know of the above information.

A copy of this letter is being forwarded to Mr. Bruce Smith, Director, Institute of Public Administration, 684 Park Avenue, New York 21, New York.

Sincerely yours,

TO : MR. TOLSON /

DATE: 8/10/54

FROM : L. B. NICHOLS

ATTORNEY GENERAL EDMUND G. BROWN

SUBJECT: STATE OF CALIFORNIA

In the Escandido Daily Times Advocate of July 28, 1954, Miss Gandy Attorney General Brown of California is quoted as stating that the California crime statistics are far more accurate than those of the FEI. Apparently, he bases his observation on the fact that the Bureau of Criminal Statistics in California under the Attorney General's office has full-time representatives whose primary duty is to call upon local agencies to promote accuracy in the reports prepared and he doubts that the FBI with its many other responsibilities can give equal attention to promoting uniformity.

It is obvious that a State agency with full-time field men can promote greater accuracy. Whether the additional accuracy thus attained is worth the expense is open to considerable question. At the Bureau we apply every available check to reports received. Much uniformity is promoted with the use of an extensive correspondence program. Reports that apparently are not correctly prepared are not used in our summary tabulations. Furthermore, we state frankly in each issue of the Uniform Crime Reports bulletin that the FBI does not vouch for the accuracy of of the data sent in by individual police agencies.

The California State Bureau field men in justification of the salary paid them undoubtedly find some adjustments to reports previously submitted. That can always be done. Since California crime reporting is generally of a high quality, I doubt very seriously if the findings justify the Attorney General's deductions that the data collected by the department is "far more accurate" than that of the FBI.

Over a period of years we have exchanged correspondence with the professional staff of the Bureau of Criminal Statistics in the State of California. Ronald H. Beattie is Chief and has always been friendly. At one time he was in charge of the Administrative Office of the U.S. District Courts in Washington, D. C. and in that capacity made available to us all of their records pertaining to convictions reported by U.S. Attorneys which we were able to check individually against our records.

The Attorney General in California is apparently doing a little bragging and I suggest that nothing may be gained by taking issue with him on this subject.

AEL:fhj

SENT DIRECTOR

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to anning

September 7, 1954

SAC, San Francisco

Director, FBI

ATTORNEY GENERAL EDMUND G. BROWN STATE OF CALIFORNIA

You will recall that in the Escondido, California, Daily Times Advocate of July 28, 1954, Attorney General Edmund G. Brown of California was quoted as stating that the California crime statistics are far more accurate than those of the FBI. Apparently, he based his observations on the fact that the Bureau of Criminal Statistics in California, under the jurisdiction of the Attorney General's Office, has full-time representatives whose primary duty is to call upon local agencies that promote accuracy in the reports prepared. The Attorney General was quoted as additionally stating "I doubt that the FBI, with its many other responsibilities, can give equal attention to promoting uniformity." The Bureau, of course, realizes that Brown's criticism must be primarily based on the fact that he was being severely criticized by California newspapers relative to the crime reporting program in the State of California. The Bureau, however, feels that Brown's statements should not go unchallenged. You should call upon Attorney General Brown, explain to him that his statements have come to the Bureau's attention and that we welcome any specifics which he may have to support his statement.

You should not develop any argument with Attorney General Brown relative to the accuracy of the figures. It should be pointed out on the other hand, that the FBI has handled the crime reporting program ever since its inception in 1930 at the request of the IACP and that the program is still handled in cooperation with that organization.

Following your contact with the State Attorney General, you should immediately advise the Bureau of the results of your diagussion along the above lines.

CC - Mr. Harbo

CC - Mr. Jones

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sarbo | SEP 5 1954

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COMM - FRI

INTERNATIONAL ASSOCIATION OF CHIEFS OF POLICE



MILLS BUILDING PENNSYLVANIA AVENUE AT 17th STREET, N. W. WASHINGTON 6. D. C.

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Mr. H. Homan ...

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September 9, 1954

President C. F. HANSSON DALLAS, TEXAS

Honorary President JAMES M. BROUGHTON PORTSMOUTH, VA.

First Vice President I. B. BRUCE COLORADO SPRINGS, COLO.

Second Vice President WALTER E. HEADLEY, JR. MIAMI, FLA.

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STATE AND PROVINCIAL SECTION

General Chairman RUSSELL A. SNOOK TRENTON, N. J.

TRAFFIC DIVISION

Director

FRANKLIN M. KREML 1704 JUDSON AVENUE EVANSTON, ILL. Hon. J. Edgar Hoover, Director Federal Bureau of Investigation United States Department of Justice Wasnington, .D. C.

Dear Director Hoover:

I greatly appreciate your courtesy An advising us of the recent criticism of the FBI crime reporting program on the part of Attorney General Edmund C. Brown of the State of California.

Because of the cooperative efforts of the International Association of Chiefs of Police with the Federal Bureau of Investigation in inaugurating the system of Uniform Crime Reporting, the TACP maintains a continuing interest in the value and effectiveness of the system. To my knowledge, no reports or complaints of inaccuracies in the Uniform Crime Reporting system have ever before reached this office.

I have taken the liberty of informing President Carl F. Hansson of this matter, and it may be that he will wish to discuss it with the Executive Committee at our forthcoming conference at New Orleans. We will be in anticipation of your advice on the results of the contact of the Bureau representative with Attorney General Brown.

Sincerely yours,

Lercy E. Wike,

Executive Secretary.

RECORDED-45

cc: President Carl F. Hanston

LEW: D

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Office Memorandum • united states gov

TO : _Director, FBI

FROM : SAC, San Francisco

G. 1. R. -1

DATE: Sept

SUBJECT:

EDMUND G. BROWN

California Attorney General

PERSON.

On September 4, while at Los Angeles, I was introchief PARKER of the Los Angeles Police Department, after made a heated talk before the convention of the Californi Officers in opposition to a talk which had been presented convention by the Attorney General of California, EDMUND on September 3rd.

BROWN had told the convention that on the basis c decision in the Irvin Case decided by Chief Justice WARRE was issuing an opinion to the District Attorney of Los An that it was illegal for police officers to install microp trespass and that criminal action against such officers w to be determined or resolved by the District Attorneys. PARKER maintains such is not the law in California and th is a test case pending in which PARKER is a party in interparker was most critical of BROWN for having released thin now since it can be used at least as an argument against in the pending case.

61C

During the course of the conversation that I had to PARKER, he advised that EDMUND BROWN, the California Attordeneral, had on one occasion advised him that if is nominated and elected to the Presidency, that BROWN expected to the presidency, that BROWN expected appointed Attorney General. PARKER did not indicate whe the occasion of BROWN making this statement to him. It we its face, at least, indicate that BROWN would be ambitious Attorney General of the United States in the event the Denelect a president.

Chief PARKER further stated that he had persuaded legislator to introduce a bill into the State Legislature ornia legalizing the use of wire tapping under the same prapproximately as is used in the State of New York. (PARKER that he had occasion to discuss this proposed legislation Attorney Century DMUND G. BROWN and that BROWN advised the was unalterably opposed to any such legislature since it win violation of privil rights.

WMW/ig

RECORDED-37

10-11

12 SEP 27 195

UL UCT 7 1954

STANDARD FORM NO. 64

Office Memorandum • UNITED STATES GOVERNMENT

TO : DIRECTOR, FBI

FROM : SAC. SAN FRANCISCO

SUBJECT:

EDMUND J. BROWN Attorney General State of California

b7C

Mr. Marbo...

Mr. Mohr...

Mr. Parsons

Mr. Parsons

Mr. Tamm

Mr. Sizoo...

Mr. Winterrowd

Tele, Room

Mr. Holoman

Miss Gandy

Mr. Toison Mr. Boardmar Mr. Nichols

At your instructions I called upon Attorney General BROWN on September 14 and explained to him that his letter to the Editor of the Escondido DATLY TIMES-ADVOCATE had come to the Bureau's attention and that we welcomed any specifics he might have to support his statement.

The Attorney General advised that he had spoken to you about this personally some time ago. He stated that the editorial in the Escondido DAILY TIMES-ADVOCATE made him quite angry and that he asked his men to draft an answer.

He indicated to me that he did not know before I called it to his attention that his letter to the Editor had been published. Attorney General BROWN wanted me to tell you that he certainly did not intend to cast any reflections upon the accuracy of the FBI Crime Reports and knew of no instances of any inaccuracies and stated that if he had it to do over again he would not state that the California crime statistics were more accurate than those of the FBI. He stated that the word "accuracy" was poorly chosen and he regrets it.

In reference to the sentence in the next to the last paragraph, in which the Attorney General stated that he doubted that the FBI Agents could give equal attention to securing essential uniformity of local reporting as his office was giving, the uniformity of local reporting as his office was giving, the uniformity of local reporting as his office was giving, the uniformity of local reporting as his office was giving, the uniformity of instance, are given training in the matter of uniform crime reporting and that Agents of the FBI are also given some training reporting and that on their regular calls to police departing this matter and that on their regular calls to police departments, Agents from time to time have assisted law enforcement agencies in the understanding and better reporting of uniform crime figures, and that there is an analysis made of these figures and where discrepancies appear there is an effort made to determine the reason for the discrepancy. The Attorney General of California was not aware of the fact that the figures from some cities, such as New York City, for some years were not published in the Uniform Crime Reports because they were obviously not complete.

WV:WMW

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RECORDED - 25

29

9-15-54

Letter to Director
Re: Attorney General EDMUND J. BROWN
State of California

Attorney General BROWN has a very high personal regard for the Director and the FBI. He stated that he had no animus in his own mind in making the statement he made, and that it was a poorly phrased statement made on an occasion in which he had been provoked. He gave evidence of being genuinely sorry that the statement had been made.

Attorney General BROWN, from everything I have heard and from my own personal observation, is not a very deep individual. He is a politician with somewhat average or limited ability and experience. Because of his lack of good judgment I would not trust him too far, or count him as a backer who could be depended upon. However, I do not think he will intentionally attempt to do anything that would be critical of the FBI.

one was

RECORDED - 28

62-76249 29

September 24, 1954

Mr. Leroy E. Wike Executive Secretary International Association of Chiefs of Police, Inc. Milla Building Pennsylvania Avenue at 17th Street, Northwest Washington 6, D. C.

Dear Mr. Wikes

I would like to refer to my letter of September 7, 1954, and your reply of September 9, 1954, concerning public criticism of the uniform crime reporting program by Attorney General Edmund G. Brown of California. You indicated you would like to be advised of the results of our contact with Attorney General Brown.

Our Special Agent in Charge at San Francisco called on Attorney General Brown on September 14, 1954, and discussed this matter frankly with him. The Attorney General explained that he did not intend for his letter to the press to be published and regretted his choice of words in referring to the uniform crime reporting program.

He was considerably surprised to learn of the training afforded the Mational Academy graduates in uniform orime reporting and the fact that agents of the FBI are available to assist in this program as needed. Apparently, he was not too well informed on the manner in which the muniform orime reporting program is conducted by the PBI In cooperation with the International Association of Chiefs of Police.

As far as we are concerned, this particular incident is closed and I thought you should be advised of the facts.

A copy of this letter is being forwarded to Ar. Bruce Mr. E merian matth, Director, Institute of Public Administration, 684 Park venue, New York 21, New York.

Sincerely yours,

- Mr. Bruce Smith, Director, Institute of Public Administration 684 Park Avenue, New York 21, New York.

~~ASL:fhj

Mr. Telson

SEP 2 4 1954 COMM - FBI

FEDERAL BUREAU OF IN TIGATION

L. B. Michols Room 5640, Ext. 691

	4, x6	, 1954
oll	Director Mr. Tolson, 5744 Mr. Boardman, 5736 Mr. Belmont, 1742 Mr. Harbo, 5256 Mr. Mohr, 5517 Mr. Parsons, 7121 Mr. Rosen, 5706 Mr. Tamm, 4130 IB Mr. Keay, 1742 Mr. Nichols, 5640 Mr. McGuire, 5642 Mr. Wick, 5634 Mr. DeLoach, 5636 Mr. Morgan, 5625 Mr. Jones, 4236 Mr. Leonard, 6222IB Mr. Walkart, 7204 Mr. Eamen	Mr. Sizoo Miss Gandy, 5633 Mr. Holloman, 5633 Mr. Holloman, 5633 Mecords Section Pers. Records, 6631 Reading Room, 5531 Mail Room, 5533 Teletype, 5644 Code Room, 4642 Mechanical, B-114 Supply Room, B-118 Tour Room, 5625
	See Me For your info	Note & return . For appropriate action
	In view of the nature of Attorney General Brow forth in the attached less I suggest we take no for reference to discontinuous crime statistics from	n of California, set etter from the SAC, urther action with ing publishing California.
	· LE	SN/

	DO-6 Mr. Tolson	
,	OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE Mr. Boardman Mr. Boardman Mr. Boardman Mr. Boardman Mr. Harbo	2
157L	(?) Mr. Mohr Mr. Parsons	
	Dear Mr. Hoover: Mr. Rosen Mr. Tamm Mr. Jones	
	You will recall our conversation relative to infiltration conversation relative to infiltration conversation Mr. Sizoo Mr. Winterrowd Tele. Room Mr. Holloman	
	Pat Brown (Atty. Gen.) tells me he Miss and has set up a system to get F.B.I. records of suspected infiltrators. These he will an analysis of suspected infiltrators.	
らに	try to prevent infiltration. But has will been cleared?"	
	Sincerely	
	/s/Sam Yorty	
	COPY:hmb (1) nither Brown	
	mill get ann	
	+Bahaneh	
	RECORDED . 35	

INDEXED - 65 - JUN 10 1955 12 JUN 20 1955

RECORDED -

June 15, 1955

Honorable Samuel MA Yorty House of Representatives Washington, D. C.

My dear Congressman:

I am in receipt of your letter postmarked June 6, 1955, in Los Angeles, California.

As you are undoubtedly aware, information contained in the files of this Bureau is maintained as confidential and for official use only in accordance with regulations promulgated by the Attorney General of the United States. In view of this fact, the Bureau is precluded from making any arrangements similar to that mentioned in your letter, and no such agreement has been made.

Thank you for your interest and courtesy in

communicating with me in this matter. Sincerely yours J. Edgar Hoover (with copy of San Francisco SAM FRANCISCO: Congressman Somuel W. Yorty has corresponded with Bureau on several occasions in the past and has been fforded cordial acknowledgments. (94-43740) Edmond D. Brown is apparently the individual to Tolson whom Yorty refers as Pat Brown. Edmond D. Brown is Attorney General of California. Bufiles reflect considerable **Nichols** correspondence from Brown, the bulk of which has been correspondence from Brown, the bulk of which has been accounted with crime statistics. Following a contact with brown bulkeptember 14, 1954, SAC Whelan, San Francisco, noted that Brown does not appear to be a very "deep" individual Vinterrowd Tele. Room Holloman -(See page 2)

3

and is a politician with somewhat average or limited ability and experience. (62-76249)

Bufiles reflect one
who is apparently identical with the subject of Yorty's
communication, was the subject of a Security Matter - C
investigation in 1946. The investigation reflected that
investigation in Communistic circles" and was
disapproved twice for
pro-Communist leanings and associates. The files further
reflects that

of this organization. He is not on the Security Index. (77-14660)

ffice Memorandum • UNITED STATES GOVERNMENT

Director, FBI

DATE:

7/19/55

FROM

MSAC, Los Angeles

SUBJECT:

NATIONAL ASSOCIATION OF ATTORNEYS GENERAL

Training and Inspection Division

Re SAC Letter 55-40 (C)

UACB, Attorney General EDMUND G. BROWN of the State of California will not be contacted by the SAC at Los Angeles, in accordance with instructions contained in referenced SAC Letter, inasmuch as the San Francisco Division maintains liaison with the Attorney General at Sacramento

I am personally acquainted with Attorney General Brown and have talked with him on numerous occasions at conferences held within the Los Angeles territory. He has at no time registered a complaint with me against the Bureau.

JFM:KH

cc SAC San Francisco (personal attention) SAC, San Diego (personal attention)

62-7624

14 JUL 25 1955

November 2, 1955

OFFICE OF NAVAL INTELLIGENCE NAME CHECK REQUESTS

Reference is made to your name check requests concerning the individuals listed below, requesting only copies of reports of any security-type investigations conducted by this Bureau. In response you are advised that no such investigations of these persons have been conducted by the FBI.

Fisher Flouring Mills Company 3235 16th Avenue, S. W. Seattle, Washington

Richfield Oil Corporation 555 South Flower Street Los Angeles 17, California

676 Tacoma, Washington

Albert W.A Putnam Born: September 22, 1877 Spuyten Duyvil, New York

Providence, mnode Island

Hon. Edmund G. Brown
Born: puril al, 1905
San rancisco, California

Can Manufacturers, Inc. 16 1955

The foregoing information is furnished to you as the result of your requests for FBI file theeks and is not to be construed, as a clearance or a nonclearance of the individuals involved. This information is furnished for your use and should not be disseminated outside of your agency.

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NOTE:

The above-mentioned name check requests were received through Liaison, from Commander Rutledge of ONI who advised that the above individuals were being considered as invitees to a conference to be held by the Department of Navy in January, 1956, at which classified data will be discussed. Commander Rutledge indicated that these individuals who will attend will require at least a "secret" clearance. It is to be noted that the individuals so listed are not aware of their suggested invitations and complete background data cannot be obtained at this time. At ONI's request indices were searched for results of security-type investigations only concerning the subject.

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6276249 32

July 14, 1956

Honorable Edmund G. Brown Attorney General State of California 600 State Building San Francisco 2, California

My dear Mr. Attorney General:

Your letter of July 5, 1956, has been received, and I deeply appreciate the interest prompting you to communicate with me in this regard and to bring your observations on this subject to my attention.

While I assure you of my great interest in this problem, I must advise that since this is a matter of a legislative nature, a policy of long standing precludes my commenting upon it. You will, I am sure, understand my position in this regard.

I am happy to enclose, however, a copy of Report
Number 2576, United States House of Representatives, concerning
amendment of Title 18, United States Code, to authorize the enforcement
of state statutes prescribing criminal penalties for subversive activitiest
You will note on pages four and five a copy of a letter dated May 25, 1856,
from the Deputy Attorney General to Honorable Emanuel Celler setting?
out the views of the Department of Justice on this subject.

		• .	
COMM-FBI	Sincerely yours,		
JUL 1 6 1956	Jr. Mögam Moovet		NA Y
Bodying 114 MAILED 19		No.	
Belmont Harbo Mohr	C.W. I.	///	
ParsonsEnclosure		N / W AS	V
Tammcc - San Francisco, with conv of Winterrowd	inoming		My ,
Tele. Room (See NOTE next page) Holloman (See NOTE next page) Gandy TRILL And help the second page (See Note next page)			Ű
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11.J.

July 16, 1956

Honorable Edmund G. Brown

NOTE: Bufiles reflect considerable past correspondence with Brown. Following a talk with Brown on 9/14/54, SAC, San Francisco, noted that Brown does not appear to be a very "deep individual." Relations have been generally cordial with him, but in June, 1954, he was somewhat critical of the compilation methods of the UCR. He was subsequently set straight on this topic.

EDMUND G. BROWN
ATTORNEY GENERAL

STATE OF CALIFORNIA



DEPARTMENT OF JUSTICE

Office of the Attorney General

STATE BUILDING, SAN FRANCISCO HENRY A. DIETZ, ABSISTANT ATTORNEY GENERAL

July 5, 1956

WIELIAM .. O'CONNOR Chief Deputy Attorney General

T. A. WESTPHAL, JR.
Chief Assistant Attorney General
Division of Civil Law

THOMAS W. MARTIN
Chief Assistant Attorney General

HAROLD G. ROBINSON
Deputy Director
Division of
Criminal Law and Enforcement

Barfagne

Honorable J. Edgar Hoover Bureau of Federal Investigation Washington, D. C.

My dear Mr. Hoover:

Several of the Attorneys General from various states have opposed a provision giving to the forty-eight states the right to prosecute subversives. I was one of those who opposed it. I did so as the chief law enforcement officer of the State of California, well knowing the personnel and capabilities of those employed in the largest state department of justice in our country.

Based upon thirteen years experience as a prosecuting official, it was my feeling that we are not equipped to do this job. I feel that it is one that requires an intimate knowledge of Communism and the ways in which they operate in other countries, plus access to confidential information which necessarily cannot be given to too many people even though they may hold high positions in the various states.

I have been informed however that you favor a so-called partnership between the states and the federal government in this field.

I assure you that I recognize the menace of subversive activities and I desire to do all in my power to aid and assist you as well as other security agencies of our government.

I would therefore like to ask you hether or not you do favor bills now pending in Consess which would

16 JUL 19 1956

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Hon. J. Edgar Hoover Page 2 July 5, 1956

permit the forty-eight states to investigate and prosecute subversion of various kinds. If you do I would like to have your suggestions as to what we in California should do to implement any law that may be adopted.

Sincerely,

EDMUND G. BROWN ATTORNEY GENERAL

EGB:LK

Office Memorandum · UNITED STATES GOVERNMENT

. Director, FBI

FROM :

Los Angeles (94-250) SAC,

SUBJECT:

SPECIAL CRIME STUDY COMMISSION

ON ORGANIZED CRIME;

, EDMUND G. "PAT" BROWN

INFORMATION CONCERNING - GIIF

Reference is made to Los Angeles GII Report dated 6/29/56, a copy of which was provided to S.F. Office

67C Under the sub-heading "Political and Police Ties with Organized Crime" in rerep, considerable information was detailed regarding the current investigation under the direction of California state Attorney General EROWN, as conducted by

Assistant District has, since the issuance Attorney, and staff. of that report, established close liaison on a confidential basis with investigation apprized of the progress of law enforcement in Los Angeles County. Our source has determined that whereas the probe initially was intended to was ordered to just gloss it over. Subsequently he received new orders from the Attorney be painstaking, General, these coinciding with the illness of Los Angeles District Attorney S. ERNEST ROLL, who is not expected to live more than sixty to ninety days and who is the only candidate to succeed himself in the November, 1956 elections.

As matters now stand, a very thorough investigation, and he has related to our source that conditions here are much worse than he ever expected to find them. The above referenced report is a fair guide of the conditions which that at Teast although source reports that in some respects things are even more serious than this outline would indicate.

6/30/56, took some additional Fif it proves true, will emphasize again the suspicions that there is a terrible breach information to

(2) - Bureau

2 - San Francisco

4 - Los Angeles 1 1 - 94-154

- 62-3089

FHT:fjw

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Director, FBI

8/31/56

Re: SPECIAL CRIME STUDY COMMISSION ON ORGANIZED CRIME; EDMUND G. "PAT" BROWN INFORMATION CONCERNING - GIIF

of justice in this County. The information he took relates who in July was convicted of conspiracy to commit a fake fur robbery and of filing a false insurance claim. trial was in Santa Monica before Superior Court Judge ORLANDO H. RHODES. Details of the case are not especially H. RHODES. Details of the case are not especiall important to this communication, except that the information as told to by our source incensed who told that he feels so strongly about the local law enforcement and legal situation that he intends to immediately recommend to Attorney General BROWN the re-creation of a Crime Study Commission to concentrate its energies in Southern California, or if such a Commission is not forthcoming to at least suggest that the current study be enlarged and extended so that proper justice can be done to it. said if he can arrange it he will forego the judgeship in Northern California to which he has been aspiring in favor of heading the investigation or Crime Commission.

It is expected that there will be more information from our source in this matter; in the meantime the San Francisco Office is being alerted so that Office can discreetly seek any pertinent information from sources in San Francisco and Sacramento.

- 2 -

Office Memorandum . UNITED STATES GOVERNMENT

. Director, FBI

DATE: 10/19/56

FROM FROM SAC, Los Angeles (94-250)

SUBJECT:

SPECIAL CRIME STUDY COMMISSION ON ORGANIZED CRIME;

EDMUND G. "PAT" BROWN INFORMATION CONCERNING - GIIF

Remylet 8/31/56.

At the time relet was prepared, indicated his intention of providing report of findings confidential basis, a copy of regarding the status of law enforcement in Los Angeles County, which Attorney General EDMUND G. BROWN, had stated was even in worse condition than he had been led to expect. As indicated in relet, the implication drawn by our source from remarks was that the Office of the Los Angeles County District Attorney had in some respects become almost completely derelict in its obligations to the people.

During the month of September, according to our f seemed to be diligently working. However, to Alameda County, where he is campaigning for public office, and in recent weeks source has been unable to discern much investigative activity by

Source said he still hopes to obtain some resume of but the prospects do not appear as information (from bright as they did last August.

Meantime, the has learned from sources of his that Attorney General BROWN is personally handling investigation in Los Angeles County of the beating of a Retail Clerks Union representative, which apparently

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2 - Bureau

1 - San Diego (Info)

1 - San Francisco (Info)26

4 - Los Angeles (1 -- 62-3089) **b2**

FHT: fjw (8)

LA 94-250

was the aftermath of an affair in San Diego. The San Diego matter has been reported to the Bureau both by this Office and by San Diego under the caption, "MAX OSSLO, et al, CRIMINAL RACKETS ACTIVITIES - GIIF." OSSLO, together with certain members of the Teamsters Union and of the Sailors Union of the Pacific, was convicted in San Diego on charges including conspiracy to assault a Retail Clerks Union representative in October, 1955, when OSSLO's Butchers Union and the Retail Clerks found themselves in controversy over jurisdiction.

676, 676,

. should Francisco, have been prosecuted along with OSSLO and the others, since it appeared fairly evident that OSSLO furnished the goons who performed the beating in San Diego. not prosecuted, and source states that this came about through California Governor GOODWIN J. KNIGHT's obligation to repay a Source has heard that Governor political debt to KNIGHT arranged with San Diego County District Attorney DON KELLER to delete from the prosecutive proceedings in return for which KELLER was to receive an appellate judge-News of this leaked out, and, while successful in avoiding prosecution, KNIGHT was forced to cover up by appointing someone else to the judgeship. Source said this leaves KNIGHT under distinct obligation to San Diego County District Attorney KELLER.

BROWN's attention to the Los Angeles County assault case has been related to our source as necessary because of the delicate political implications which are so potentially highly embarrassing to KNIGHT's administration, as a result of his dealings with and KELLER.

While the above information is admittedly sketchy, it is source's intention to attempt developing details and possibly some degree of proof. Meanwhile, this Office will appreciate receipt of any further details from either San Diego or San Francisco in the event information along this line is brought to their attention.

An investigation has been under way in Los-Angeles, California, what purported to be an investigation of law enforcement, under the direction of California State Attorney General Edgund J. "Pat" Brown.

b7C

and his staff are reported to be actually conducting the investigation. A controversy between District Attorney Silas Ernest Roll and for Angeles Chief Police Ernest Roll and for Angeles Chief Police District Attorney Silas Ernest Roll and for Angeles Chief Police Ernest Roll and for Angeles Chief Police Franker has been fermenting for william H. Parker has been fermenting for nearly 3 years. It was indicated that a local grand jury might be called to determine local grand jury might be called to determine if either Roll or Parker is guilty of any misconduct in office. Both Roll and Parker were reported to have promised to cooperate. It was indicated the main source of trouble was lack of cooperation and harmony between Roll and Parker:

10/29/56

AIRTEL

EX. 126

SAC, LOS ANGELES (94-250)

SPECIAL CRIME STUDY COMMISSION ON ORGANIZED CRIME;

EDMUND G. "PAT" BROWN
INFORMATION CONCERNING - GIIF

Reurmemorandum dated 10/19/56.

All offices should remain alert to this situation and any pertinent information which comes to your attention should be promptly reported to the Bureau.

HOOVER

cc: San Diego San Francisco

HJM:af 0/1

Tolson Nichols Boardman Belmont Mason Mason Mason Mason Mason Tamm Nease Winterrowd Tele. Room Holloman Gandy

HOOR SHANNING OF THE THE

This matter deals with an investigation which has been going or or some time in Los Angeles, California of cal law enforcement under the direction of California State Attorney General Edmund G. "Pat" Brown. former Alameda County Assistant District Attorney and his staff are reportedly conducting this investigation. It was indicated the main source of trouble was lack of cooperation and harmony between District Attorney Silas Ernest Roll and Los Angeles Chief of Police William H. Parker.

676



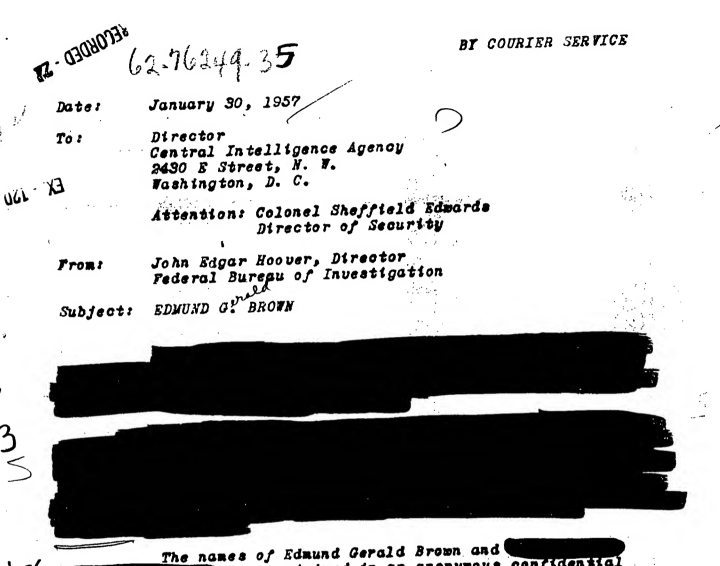
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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	s to you. Section 552		,	<u>Se</u>	ction 552a
(b)((1)		(b)(7)(A)		(d)(5)
□ (b)((2)		(b)(7)(B)		(j)(2)
/)2 (b)((3)		(b)(7)(C)		(k)(1)
In	accord with the		(b)(7)(D)		(k)(2)
Natio	onal Security Act of 1947		(b)(7)(E)		(k)(3)
· .			(b)(7)(F)		(k)(4)
□ (b)	(4)		(b)(8)		(k)(5)
□ (b)	(5)		(b)(9)		(k)(6)
□ (b)	(6)				(k)(7)
request Docum	nation pertained only to a third party value is listed in the title only. nents originated with another Governments				
Page to th	view and direct response to you. es contain information furnished by anothe releasability of this information follows: e(s) withheld inasmuch as a final releasosition at a later date.	owir	ng our consultation with the other	agei	ncy(les).
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- >r & & & i - yellow section 1 - Mr. Young



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Holloman . Gandy

were contained in an anonymous confidential communication dated March 1, 1989, received by this Bureau, which alleged that they had actively assisted communists in the San Francisco, California, area in their legal troubles. No further details are available on this matter. (62-76249-11, page 5)

advised this Bureau confidential informant members of and Not vary, wan Francisco, actively Tolson attorneys Joi **Nichols**

Boardman Belmont -62-76249 Mason . Nohr. Parsons Rosea Tamm Nease Winterrowd Tele. Room

FBI - JUSTICE

ENTIAL CONFI

BY COURIER SYC. 3 1 JANO 4

COMM - FBI

campaigned for Brown in his candidacy for San Francisco District Attorney in the fall elections of 1943. The informant further advised that after the election Brown contacted and said, "Thanks a million for all your fine work on my behalf,"

(Tesur, 62-76249-19)

On December 10, 1943, an informant advised this
Bureau that mentioned above, contacted Brown
and advised him that the National Lawyers Guild (NLG) was
planning to give a luncheon for him. Brown and
discussed the Guild and Brown stated that "In my heart I
agree with you people but I sometimes differ with your methods."
The National Lawyers Guild has been cited as a communist
front by the House Committee on Un-American Activities. (Tesur,
62-76249-19)

An informant advised this Bureau on August 11, 1944, that Brown was a close personal friend of San Francisco, a known communist who was active in the affairs of the California Labor School. The California Labor School has been designated by the Attorney General of the United States pursuant to EO 10450. (Tesur, 62-76249-19)

An informant has advised this Bureau that in November, 1944, one a known communist, was requested to obtain publicity and aid for District Attorney Edmund Brown in connection with Brown's investigation of the "Nothers, Vives and Sisters of USA," allegedly an "anti-administration" organization in San Francisco. (62-76249-11, page 8)

A highly confidential source has advised this
Bureau that in December, 1944, an unknown man had been contacting prominent people in San Francisco and informing them that the California Labor School was dominated by communists.

This source further advised that

and "an old-time communist," called on District

Attorney Edmund Brown and after a long chat was allegedly assured that Brown would give the school and "clean bill of sale to anybody in town." (Tesur 62-76249-11, page 8)

In January, 1945, an informant made available a list of names prepared at the California State Communist Party headquarters at San Francisco. The list was captioned "Names for 'People's World Advisory Committee.'" Brown's name was included in this list along with other public, union and clergy officials. The "People's World," also known as the "Daily People's World," is a west coast communist newspaper. (SF 1433, 62-76249-19)

CONFIDE TIAL

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The February 13, 1945, issue of the "San Francisco Chronicle," a San Francisco newspaper, reported that Brown, then District Attorney, opposed the deportation of Harry Bridges, a west coast labor leader accused of membership in the Communist Party. (62-76249-11, page 7; 39-915-2560)

An article appearing in the August 9, 1949, issue of the "San Francisco Chronicle" announced that Brown had been elected vice president of the San Francisco Chapter of the National Lawyers Guild. (100-7321-879)

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School, contacted Brown and asked for a contribution. Brown replied that he was unable to contribute at that time but would allow the school to state that he, Brown, approved and endorsed the school. (Tesur, 62-76249-19)

This Bureau is in possession of a letterhead entitled "Salute to Young America Committee," which was a committee, according to the letterhead, to sponsor a second anniversary dinner of the American Youth for Democracy (AYD) at San dinner of the American Youth for Democracy (AYD) at San Francisco. This letterhead lists Brown as a member of the Francisco. This letterhead lists Brown was a member of the Francisco. The informant who made the letter-Committee in Formation. The informant who made the letter-Committee in Formation was being head available to this Bureau stated that Brown was being considered by the Communist Party in San Francisco as a speaker for this committee. (No further details available.)

In March, 1946, this Bureau was furnished a copy of a letter dated January 10, 1946, written by a veterans group at the University of San Francisco, which criticized group at the University of San Francisco, which criticized Brown for permitting his name to be listed as a sponsor of a Brown for permitting his name to be listed as a sponsor of a banquet on November 10, 1945, at the St. Francis Hotel, banquet on November 10, 1945, at the AID. In reply, Brown by San Francisco, in honor of the AID. In reply, Brown by San Francisco, in honor of the AID. In reply, Brown by 1946, stated that he knew that the letter dated February 1, 1946, stated that he knew that the 1950 communist League (YCL) or some similar organization foung Communistic and participated in the formation of the AID. He then called an official of the AID to determine if it was communistic in either origin or intent. According to Brown, the official advised him that the AID "was not in any manner, shape or advised him that the AID "was not in any manner, shape or league had at one time; belonged." Brown added, "I have League had at one time; belonged." Brown added, "I have refused at all times to become a sponsor of any organization or any meeting until I first investigated its background." The AID and the ICL have been designated by the Attorney General of the United States pursuant to EO 10450. (62-76249-13)

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An informant has furnished information to this Bureau indicating that described above, during a political discussion at a meeting of the State Board of the Communist Party of California (of which he is a member) held on March 23, 1946, at San Francisco, stated that Brown, then a candidate for the office of State Attorney General, had called upon him and wanted him to help write a couple of speeches (no further details available). (Tesur, 100-38425-91)

According to an informant, a meeting of the Thitney Club, Communist Political Association, Alameda County, California, was held on May 2, 1946, at Oakland, California. According to the informant, the members were instructed to vote for Brown for State Attorney General. (SF 1453, 100-359085-1)

The Assistant Chief of Staff, Intelligence, U. S. Army, has advised this Bureau that on June 14, 1946, the Mobilization for Democracy sponsored a public meeting at the Olympic Auditorium in Los Angeles, California, at which Brown spoke. The Mobilization for Democracy has been cited as one of the "key communist fronts in California," by the California Committee on Un-American Activities, Report 1947. (100-343748-9)

In October, 1946, an informant advised this Bureau that the Hollywood Independent Citizens Committee of the Arts, Sciences and Professions (FICCASP) was devoting its main efforts toward the November, 1946, elections and was going to intensively support a number of candidates, including Edmund G. Brown, who was running for State Attorney General. The HICCASP is an affiliate of the Independent Citizens Committee of the Arts, Sciences and Professions, which is cited as a communist front by the Congressional Committee on Un-American Activities.

(100-138754-136)
According to a highly confidential source, the name of Edmund G. Brown, 460 Magellan Avenue, San Francisco, appeared in the indices of the Joint Anti-Fascist Refugee Committee, San Francisco, as of March 17, 1948. According to the informant, this file is labeled "Donors," and purports to reflect the names of individuals who have contributed to the organization or who can be influenced to contribute money.

An informant advised this Bureau on February 24, 1954, that at dispectal executive board meeting of the East Bay Civil Rights Congress (CRC), Held the previous day at Oakland, California, it was stated that a delegation of individuals (unidentified) had contacted Brown regarding the



reley Robert. Wells case, Concerning which the CRC was extremely, the case. (Wells is a Negro life-termer at San Quentin Penitentiary sentenced to die in March, 1954, for assaulting a prison guard.) Brown reportedly asked the delegation if the implications in the Wells case were political. He was informed that they were; that the delegation controlled votes in various local unions in Takland and San Francisco and that these votes might be helpful to him if he wanted to be governor some day. Brown reportedly agreed to meet for further discussion of the Wells case (no Turther details available). The CRC has been designated by the Attorney General of the United States pursuant to EO 10450. (100-3-72-106)

Associated Press dispatches dated January 21, 1955, at San Francisco, California, reported that Brown was requesting the California State Legislature to establish a new bureau to keep track of California's racketeers and hoodlums. He also was quoted as saying there is need for legislation requiring the State Attorney General to make periodic county crime surveys to determine what kind of a job the smaller law enforcement agencies are doing. It is noted that the legislation proposed by Brown was subsequently introduced in the California State Legislature. (62-99197-26-45)

Brown advised this Bureau on July 5, 1956, that he was opposed to any provision giving the individual states the right to prosecute subversives. He felt that they were incapable and inadequately equipped to handle such a job. He added, "I assure you that I recognize the menace of subversive activities and I desire to do all in my power to aid and assist you as well as other security agencies of our Government."

(62-76249-32)

This information is furnished for your use and should not be disseminated outside of your agency.

- 5 CONFIDERTIAL

613

Memorandum • UNITED STATES GOVERNMENT

TO

Director, FBI

DATE:

3/12/57

FROM

SAC, San Francisco

Sign .

SUBJECT: STATE ATTORNEYS GENERAL

SAC LETTER 56-31

Re SAC Letter 56-31 (C) dated 6/6/56.

EDMUND G. (PAT) BROWN remains the Attorney General for the State of California, having been reelected for a new term. I last saw him on January 16 and February 13, 1957.

2 Bureau 1 SF (80-265) HGF:ekk (3)

RESUKULU - 34

Office Mem ndum • United States Government

Director, FBI

6/13/57

FROM : SAC, San Francisco

SUBJECT: EDMUND G. (PAT) BROWN ATTORNEY GENERAL STATE OF CALIFORNIA

Mr. Trotter. Mr. Nease..

Mr. Tan

On 6/7/57 Mr. BROWN telephonically advised me that the Bohemian Club, in connection with their annual encampment, have a play put on by the members. The play this year has a locale of Las Vegas, which calls for two slot machines as part of the scenery. Mr. BROWN stated he was inquiring as to whether not the transporting of two disabled slot machines from Nevada to the site of the encampment under police guard and keeping them under police guard until they are returned to Nevada so they could not be played would be a violation of the Federal law.

I advised Mr. BROWN that the law is quite plain as to interstate transportation of gambling devices but that any clarification of it would have to be a matter for discussion with the Department.

Mr. BROWN continued that he was not making any request for any decision at this time inasmuch as he did not even know if the Bohemian Club would actually want to have slot machines as part of the script. He stated that the mere possession of the slot machines in California is a violation of the state law and that he, of course, would have to act in his legal capacity as Attorney General to seize such machines unless they were disabled and handled under police guard with full knowledge of their use as props beforehand. He advised that if the matter progressed any further he would personally discuss it with the Department in Washington and that, if he did, he would advise me as to the results of his discussion.

The above is being furnished for the Bureau's information and no action is being taken here. The Bureau, I think, is aware of the background of the Bohemian Club, it being a most reputable business club in San Francisco.

2 Bureau 1 SF HGF:ekk (3)

RECORDED-57

20 JUN 19 1957

cc: 1 - Mr. Boardma ri Rosen 1 - Mr 1 1 1

Dates

January 29, 1958

TO:

Mr. Russell C. Harrington

Commissioner

Internal Revenue Service

Treasury Department Washington 25, D. C.

From:

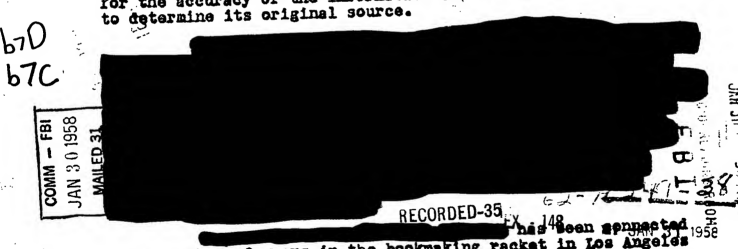
John Edger Hoover, Director Federal Bureau of Investigation

Subject:

EDMUND G. (PAT) BROWN California Attorney General

INFORMATION CONCERNING

The following data has come to the attention of the FBI and it is being furnished for your information and for any action which you may deem advisable. It should be noted that while our source for this material is considered reliable, he has specifically stated that he cannot vouch for the accuracy of the information and has been unable



for a number of years in the bookmaking racket in Los Angeles and Culver City, California. There have been numerous rumors concerning his gambling and political activities, 70 B 8 has been one of the leaders in the legalised peker establishments in Gardena, California, and was formerly involved Boardman Belmont in gambling at Reno, Nevada. Mohr -See Director's memo to Attorney General

Parsons Rosen Tamm

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Note: dated 1/29/58 under same caption.

Trotter Nease _ Tele. Room Holloman

MAIL ROOM

STANDARD FORM NO. 64 ffice Memor andum · UNITED STALES GOVERNM DATE: Director, FBI Tele. Reufe ... SAC, Los Angeles (94-336) Mr. Holi mac EDMUND G. (PAT) BROWN, SUBJECT: California Attorney General. INFORMATION CONCERNING The following information has been received from cannot vouch for the accuracy He said he received it from of the information. does not know the original source of the information. He states that local law enforcement investigators do not operate in the manner of the Bureau, do not necessarily record the source of their information in an effort to protect the identity of that source completely, and sometimes he finds he is unable to obtain the investigator's original source. He furnished the information for whatever value it may have to the Bureau. The story as he received it is as follows: RECORDED - 23 2:- Bureau 2 - Los Angeles (1 - 62-4441) DKB:fjw INDEXED 23 (4)

LA 94-336

676,

figure in gambling circles around Los Angeles for many years.

Fernando Valley, to Gardena, in an automobile with an unidentified individual, described as a tall Italian, who appears He said the name of this has not been determined.

stopping in Cardena and after leaving there, and also engage in similar diverting tactics when they stop at the

67C

on one occasion Investigators for the District Attorney's Office observed at the Normandie Club, enter, and leave almost immediately thereafter. In conducting the District Attorney Investigators shortly thereafter,

He advised that on Monday, 1/5/58, Investigators for the District Attorney attempted to conduct in an attempt to check on the information set forth above. They found that residence on that date, and they learned absolutely nothing more regarding the above situation.

on 1/13/58,
all of the information he presently possesses regarding
the State Attorney General, and
that he intends to conduct additional investigation in
February in an attempt to verify the data or to disprove
it, as he claims the incident happens only once each month.
He stated on 1/13/58 that Investigators for the District
Attorney have conducted a surveillance of
and that on 1/13/58
Palm Springs, California.
He said the purpose of the trip has not been determined.

LA 94-336

This office has no verification of the foregoing information, and it is submitted as an item of information only.

b7C

has been connected for a number of years in the bookmaking racket in Los Angeles and Culver City, California. There have been numerous rumors concerning his gambling and political activities.

one of the leaders in the legalized poker gambling places in Gardena, California, and for a time was involved in gambling at Reno, Nevada.

There are current attempts being made by a citizens' group in Gardena to have legalized gambling outlawed in that municipality. Attempts have also been made in the past through the State Legislature to abolish gambling of this type throughout the State. Those efforts were unsuccessful.

1 - Mr. 1 - Mr. 1 - Mr. 1 - Mr. 1 - Mr.

b7C

The Attorney General

January 29, 1958

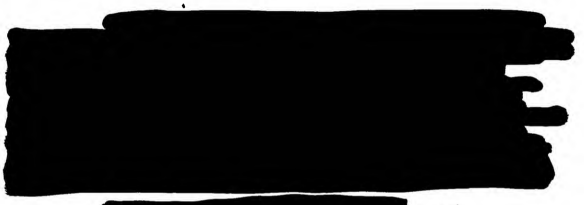
RECORDED - 23

Director, FBI 62-76249-39

-126

EDMUND G. (PAT) BROWN
California Attorney General
INFORMATION CONCERNING

The following information concerning captioned individual has been received by the FBI from a source which is considered reliable. This individual stated that he could not wouch for the accuracy of this data and stated he did not know its original source.



connected for a number of years in the bookmaking racket in Ios Angeles and Culver City, California. There have been numerous rumors concerning his gambling and political activities.

one of the leaders in the legalized poker establishments in Gardena, California, and was formerly involved in gambling at Rane, Nevada.

This information is presently being made available to the Internal Revenue Service for whatever action that agency may deem appropriate.

Tolson Deputy Attorney General

Begramman

1 - Mr. G. A. Nease, Room 5640 (Detached)

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See Note Page 2

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Belmont Mohr ___ Parsons

Rosen

Trotter ____ Nease ____ Tele. Room Holloman __ JAN 36 G 38 HA DE

Note: A letter forwarding this information has also been prepared for the Internal Revenue Service. Although it is not specifically indicated in Los Angeles letter of 1/13/58 requested that his requested that his attribute this information to him. It will be recalled that Brown is an avowed candidate for the office of Governor of the State of California and is currently Attorney General of that state and possible political implications is the seriously affect for the Los Angeles District Attorney's Office.



TREASURY DEPA

WASHINGTON 25

COMMISSIONER OF INTERNAL REVENUE

ADDRESS REPLY TO COMMISSIONER OF INTERNAL REVENUE WASHINGTON 25, D. C. AND REFER TO

0:I:I

Mr. John Edgar Hoover, Director Federal Bureau of Investigation United States Department of Justice Washington, D. C.

My dear Mr. Hoover:

In re: Edmund G. (Pat) Brown California Attorney General

This will acknowledge receipt of your memorandum dated January 29, 1958, addressed to Commissioner Russell C. Harrington relative to alleged payoffs to the subject-named.

The information you furnished has been forwarded to our appropriate Regional office for consideration.

We appreciate you making this information available to the Service.

Very truly yours,

J. Perry August Director, Intelligence Division

57 FEB 19 1958

MAY 29,1958

ME MORANISUM FOR MR. TOLSON

MR. BOAKDMAN

MR. BELMONT

MR. ROSEN

MR. NEASE

MR. MOHR

The Attorney General indicated that Attorney General Pat Brown of California would be in Washington on June 5th and was planning to see the Attorney General.

NOT RECORDED 140 JUN 3 1958

63JUNA 1958

MICHAEL GOSTS TOLKE AN

00-6 OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE June 6, 1958 9:20 AM was associated with Attorney General Pat Brown of California, called locally from the Mayflower Hotel, Room 728, to advised Attorney General Brown was in Washington today and would like California. I advised Attorney General. FCH: edm

Mr. Tolson Mr. Boardman Nease Tamm Mr. Jones Mr. Clayton Mr. How Toman Miss Holmes Miss Gandy.

very much an opportunity of seeing the Director this afternoon. He stated that Mr. Brown desired to discuss with the Director generally the situation in California and particularly wanted to discuss with him matters pertaining to crime reports and statistics in

who advised he

the Director was presently out of the office and his schedule this afternoon called for the Director to be out of the office in outside conferences, but his request would be brought to the Director's attention and would be advised.

If the Director agrees, I will call the Mayflower Hotel and advise the Director regrets his inability to see Mr. Brown in view of the outside conferences that have been scheduled for some time.

It will be recalled that at the Attorney General's Staff Meeting on May 27, 1958, the Attorney General indicated that Attorney General Brown would be in Washington on June 5th and was planning to see the

1 - Tele Room NJ. 7-3000

REC- 41

Office Memorandum . UNITED STATES GOVERNM

TO

MR. TOLSON

Dete July 18, 1958

J. P. MOHR

SUBJECT

CALIFORNIA STATE BUREAU OF CRIMINAL INVESTIGATION AND IDENTIFICATION

The attached letter of July 16, 1958, from the SAC at San Francisco transmits copies of an article appearing in the San Francisco Examiner under date of July 16, 1958, captioned "FBI Crime Report Unfair, Brown Says," and a letter to the editor of Time magazine by Bern M. Jacobson of the Law Enforcement Section of the Attorney General's office, which letter Chief William H. Parker of the Los Angeles Police Department recently made public.

The Agent in Charge also advises that Chief of Police Carl R. Egger of Glendale, California, President of the California Police Officers Association, has designated SAC Burke to serve on the Crime Reporting and Criminal Statistics Committee of the California Association. Unless advised to the contrary, Burke plans to accept. With reference to this matter, I would like to point out that Cari k Eggers, Chief of Police at Glendale, serves on the Committee on Uniform Crime Reporting of the International Association of Chiefs of Police and is friendly to the Bureau. Actually, his name was suggested by us to be a member of that committee I see no objection to Burke serving.

The item in the San Francisco Examiner has a number of parts of interest to us. Attorney General Edmund G. Brown (Pat) indicated that major crime rose 12.8% in California in 1957. He does not define "major crime" and then he charges that the FBI's Uniform Crime Reports of California presents the state in "an unjustifiable, unfavorable light" in that the FBI sets the figure at We are unable to identify any place in the Uniform Crime Reports bulletin where Brown could have arrived at his figure of an increase in 35% which he said we showed for Calliornia last year. Table 26 on page 82 of the bulletin presents our crime trend figures for the State of California from 1956 to 1957 according to the reports we received both of those years from 186 city police departments. The total of all effenses increased by 12.9%, which is only one-tenth of one percent in excess of the figure Brown used to show the trend according to the Istate compristions.

Brown goes on to complain about the FER hasing the number of crimes per unit of population on the 1950 census, and this apparently is a continuation of per unit of population on the 1950 census, and this apparently is a continuation of the Jacobson complaint to Time concerning Time's crime rates which they published in the June 30 issue

Memo to Mr. Tolson

With reference to the use of 1950 population figures, we do use this source as a basis for the calculation of crime rates for groups of cities, either by population groups or by geographical division or state. (page 92, latest UCR enclosed as an example) But, as indicated in previous memoranda, we do not calculate any such rates for individual cities. For each city we only show the number of offenses they report to us. (page 102 of UCR enclosed as example) We must use the latest available, nationally compiled populations figures to calculate average crime rates for groups of cities as above, and the only thing we have available are the 1950 figures. It would not be sound, for example, in calculating the crime rate for cities with oopulation from 100, 000 to 250, 000 as a group to use local Chamber of Commerce estimates of the population for each place in view of the lack of uniformity under which such estimates are made. This is explained adequately. I believe, in the first paragraph beginning on page 91 of the Uniform Crime Reports for last year, (enclosed). On that page we point out that the 1957 rates for the city groups are based on the 1950 population figures because no later data are available on a nation-wide basis. We go on in that particular section of the text to give a somewhat technical presentation of the problems involved in the calculation of rates based on various population figures to satisfy the sociologists and research students.

Incidentally, we have been in contact from time to time with the Census Bureau people and they have been unable to furnish us current population figures for the various reporting cities in the crime reporting program and for the rural areas separately. This population problem was the number one item on the agenda furnished the current Committee on Uniform Crime Reporting, headed by Dr. Peters P. Lejins of the Department of Sociology, University of Maryland.

The current committee has completed their work and within the next week or ten days we will have a draft of their final report.

RECOMMENDATIONS:

Contract of the Contract

l - That the attached letter go forward to Attorney General Edmund G. Brown, transmitting to him a copy of the Director's letter to Time magazine dated July 18, 1958, and a copy of the annual issue of the Uniform Crime Reports for last year pointing out to him that our figures do not show a 35% increase in California crime last year.

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(OVER)

Memo to Mr. Polson

2 - That the attached letter go forward to Mr Bern M Jacobson Lav Enforcement Representative, Law Enforcement Section of the Office of the Attorney General of California, transmitting to him a copy of the Director's letter to Time magazine.

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3 - That copies of the foregoing correspondence be forwarded to all California SACs.

4 - That the attached letter go forward to the Special Agent in Charge, San Francisco, advising that he may accept an appointment to the Crime Reporting and Statistics Committee of the California Police Officers Association and transmitting to him copies of the correspondence mentioned above.

5 - That we prepare an SAC Letter transmitting to the field, copies of the Director's letter of July 18, 1958, to Time magazine with instructions that the SAC in each city mention in the Time article, deliver a copy of the Director's letter to the Administrative head of the Police Agency of that city.

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O. M.

NOVERNMENT

J. P. MOHR

, BIRT

TIME MAGAZINE STORY JUNE 30, 1958 CRIME RATES FOR INDIVIDUAL CITIES RECENT PUBLICITY

The recent unfavorable publicity concerning the Uniform Crime Reports (UCR) is attributable exclusively not to any misstatements within the UCR or mismanagement of the UCR program by the FBI. It resulted entirely from a terrible mistake by Time magazine in their June 30, 1958, issue. Completely without justification, they laid the blame for their errors to the FBI in the June 30 issue and again in their July 21 issue. Copy of each is attached.

THE JUNE 30 ISSUE OF TIME MAGAZINE

This represents a conglomerate of just about everything it is possible to do wrong with crime statistics as follows:

- ranks second most law abiding..." This is absolutely false. The UCR has never listed "felony rates in U. S. cities." We never calculate any rates for individual cities. To the contrary, we have refused many requests to do so and regularly in the UCR we caution against such tactics. Time is responsible for the rates they published, not the FBI. All we ever publish for individual cities is the total number of offenses in each category, such as, murder, robbery, larceny, etc., the police report to us. Table #35-P.98-ver 1957 Annual convertace.
- census figures from published Census Bureau reports and the number of offenses for each city from the UCR. They thus arrived at the number of offenses for 1000 inhabitants for each of the 22 cities they listed. Presumably they used the 1950 census figures because the Census Bureau has no more recent population figures for all cities. Obviously, if since 1950, any city has increased, for instance, upwards to 100% in population, a crime rate calculated using 1957 crimes and 1950 census figures with constitute a distortion of the true facts. Such a city case at the compared with

S. Time added trailing into the Character of the Composition of the Co

get a grand total of crime for Los Angeles. Then, with that figure and the 1950 census figure, Time prepared a crime rate. (Number of offenses divided by population times 1900) The fallacy in this is apparent. This procedure gives the same weight to each larceny offense as to murder.

TWO CITIES WITH SAME POPULATION

	CITY A	CITY B
Murder	0	30
Robbery	0	60
Assaults	0	60
Burglary	10	10
Larceny	250	10
Auto Thefts	40	10
Total	300	180

Under the Time procedure, City A, above, is more crime ridden than City B, simply because it has more total offenses reported. In fact, however, City B is truly crime ridden because of the high number of murders, robberies and assaults. We never make this type of "lumped" comparison in the UCR.

- 4. Time made a direct comparison of crime between cities. In each issue of the UCR we specifically caution against such comparisons and set forth many reasons why it is improper. P.97 1951 ANNUAL UCR CAPTATTACHES.
- of June 22, 1958. Time went to press June 22 on its June 30, 1958, issue and failed to have its Washington Bureau check the figures with us. The Times item is attached. There was virtually no reaction to the New York Times article but there has been widespread reaction to the Time article which erroneously quotes the FBI as the source.

THE JULY 21, 1958, ISSUE OF TIME MAGAZINE

A letter to the editor of Time on page 4 (attached) questions the use of 1950 population in calculating crime rates. Time again erred and inserted after this letter to the editor "Time should have pointed out that for all cities listed

Memo-to-Mr. Tolson

the FBI used 1957 crime figures and 1950 census figures. -- Ed. " This statement is false. We did not do it -- Time did.

Time's Washington Bureau has admitted to us their June 30 and July 21. 1958, articles were erroneous. Their city crime rate listing they admit was "lifted" bodily from the New York Times without checking. The Washington Bureau of Time (News Editor) called us July 17, 1958, asking us to answer several questions about FBI-UCR figures which caused them to receive unfavorable mail. We blessed but Time and straightened them out as to their error. We made no mistake; they did, as did the New York Times. Fred Gruin, Time wash Bur News Editor ad 80 WK

The foregoing summary of careless reporting by Time has brought unfavorable reaction from California's Attorney General Patterown (who could hardly wait to write about it.) Also, from Atlanta, Denver and there will probably be others. When a magazine like Time charges the FBI with full blame for Times' fiasco, those complaining to us can hardly be criticized. When the full facts of the case are brought to light I think it is only fair to state that the present situation did not result from inadequate supervision of UCR at the FBI. To the contrary, we have carefully avoided and regularly cautioned against the very thing Time and the New York Times did. It is most unfortunate Time published such a vulnerable piece and doubly unfortunate they blamed us for the error.

RECOMMENDATION:

That the attached letter be forwarded to Henry Rie Luce of Time. This will set the record straight and serve henceforth as a basis for answering those complaining about "FBI figures" in Time Magazine.

* ASEPARATE MEMORDNOUM'S BEING SUBMITTED ON This.

July 21, 1958

Honorable Edmund G. Brown Attorney General State of California 600 State Building San Francisco 2. California

My dear Mr. Attorney General:

I have read an article appearing in the San Francisco Examiner of July 16, 1958, captioned FBI Crime Report Unfair, Brown Says. I have also read the article appearing in Time magazine under date of June 30, 1958, showing a listing of crime rates for selected large cities in the United States.

With reference to the article in Time magazine I am enclosing for your information a copy of my letter of July 18, 1958, to the editor of Time which I believe you will find self-explanatory.

I am also enclosing a copy of the Uniform Crime Reports bulletin for 1957 for your convenience and I would like to point out that the only place in this publication where we make any attempt to indicate the trend of crime in California appears on page 92. On this page we show the number of offenses reported to the FBI by 186 cities in California during each of the years 1956 and convert the figures of the number of offenses is shown since we did not convert the figures that the total crimes reported to us by these cities in California increased 12.9 per cent from 1956 to 1957 which I am sure you will agree is quite close to the 12.8 per cent increase which you are quoted as indicating for California in the item in the San Francisco Examiner mentioned above. We did not make any statement in the Uniform Crime Reports bulletin to the effect that California crime increased 35 per cent as you indicated to the press.

Sincerely yours

Sincerely yours

J. Edgar Hoover

Mohr (6)

Nease 1 - SAC, Los Angeles (Enclosures - 2)

Rosen 1 - SAC, San Diego (Enclosures - 2)

Trotter 1 - SAC, San Francisco (Enclosures - Director

Trotter 1 - SAC, San Francisco (Enclosures - Director

Tele. Room 0 7 JUL 29 1959 2)

Holloman - Address obtained from Crime Records.

W. C. Sullivan Que Mail Room - Address obtained from Crime Records.

CYRIL W. MC ATTORNEY AT LAW 407-9 CENTRAL BUILDING BRMERLY CENTRAL BANK BLDG. 436 - TATH STREET Callabar OAKLAND 12, CALIFORNIA July Mat, 1958

Honorable J. Edgar Foover. Director FBI Department of Justice, Washington, D. C.

Dear Prother Hooven:

The San Francisco Bay Area newspapers, two or three weeks ago, published some figures from your last Orime Recort. astonishing ingresse for California aroused State Astorney Teneral Edmund G. Crown, who endeavored through news releases, to show that no hisme attached to him or other State law enforcement officers.

Your last Report was not received by me, although I had been on the mailing list; I will appreciate a copy.

Brown being a candidate for Governor, as you well know, against my friend, Senator William F. Knowland, is trying to avoid political implications. Very frankly, as you also know, I am anxious to use the implications.

I also have loftier motives which I am sure coincide with yours, and they are to help in decreasing major crise and for that reason to octain a correct analysis.

The enclosed clipping from our legal newspaper, The Inter City Express, sets forth Brown's tactics.

Also enclosed is tear sheet from Oakland Tribune of July 20th, the first 2 paragraphs of which were written by my friend, Dave Hope, who is one of the finest newspapermen that we have here and not only a Past Master of his own Lodge but of many other things.

Will you help us? Our understanding is that your Report is not broken down by States and does not analyze the State of California individually. Is it practicable to furnish figures of 3 or 4 states in which the increaseaby themselves will comthe increase of crime in California with that of other ites, such as New York? Then we can pick out the figures for lifornia and make without

July 21st, 1958 -2-Fraternally,

Honorable J. Edgar Hoover

I hope to talk with you, even though it may only be for a few minutes, at the American Bar Association Meeting in Los Angeles. I shall endeavor to attend the meeting at which you will be the Moderator. My wife, Marie and I will be at the Biltmore.

With kind personal wishes, I am

CWM: k

Encls.

Via Airmail



J. Edgar Hoover, director of the Federal Bureau of Investigation, confers with C. Erwin Piper, head of FBI office in San Diego.

ATTORNEY GENERAL CALLED 'MISINFORMED'

J. Edgar Hoover Scores **Brown For FBI Criticism**

J. Edgar Hoover, director of the Federal Bureau of Investigation, yesterday said Atty. Gen. Brown was misinformed when he criticized the FBI for assertedly publishing incorrect figures on the crime rate in

In an exclusive interview with The San Diego Union, Hoover also took issue with Brown for saying the crime figures submitted to the FBI by Los Angeles were accurate while those for New York, Chicago and Detroit were not.

Hoover, who is vacationing in La Jolla, was interviewed in the San Diego FBI office in the San Diego Trust & Savings

Building.

Asked if crime was increasing in California, Hoover said it "definitely" was.

"Recently the attorney general of Cali-

nately, Mr. Brown didn't inform himself as to the facts before he spoke.

"He said the FBI had announced there has been an increase in crime of 35 per cent in California and that this held California up to unjustified criticism. The FBI never did anything like that."

Hoover said the FBI's figures showed that the California crime rate had increased 12.9 per cent last year.

"Mr. Brown's own figures showed an increase of 12.8 per cent. Unfortunately, Mr. Brown was misinformed or didn't see the facts when he made the statement," Hoover

The FBI director said Brown's statement had been predicated on a magazine article in which the magazine had compiled its own figures, based on the 1950 population SAN DIEGO UNION AUG. 12, 1958

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PERS. FILES

J. Edgar Hoover Refutes Brown

(Continued from a-13)

and said that Los Angeles had submitted accurate figures whereas New York. Chicago and Detroit had not," he said. "I don't think he knew what he was talking about there either.

"I can't vouch for the complete accuracy of the figures for New York, Chicago or Los Angeles, or San Diego or San Francisco. I'm depending on the basic integrity of the chiefs of police. I think it's wrong to assume that the chief of police, or police commissioner, of New York has given us phony statistics."

Hoover said many persons in the United States have been fulled into a false sense of security because of the drop in Communist Party membership in the last few years.

"The Communists are smaller numerically but practically are stronger." he said. "Those members who have strayed from loyalty 10 the Kremlin been purged from membership, leaving a hard core of fanatic Communists.'

He said the Communist Party is infiltrating labor unions and racial groups.

Hoover said much of the work of the FBI in San Diego is in the security field, involving the aircraft plants, the naval establishments and Camp Pendleton.

FINGERPRINTS FILED

Last year the FBI obtained convictions in 98.6 per cent of its cases which went to trial, he said. The defendants pleaded guilty in 93 per cent of the cases. This indicates the expertness with which the cases were prepared, he said.

Hoover said the FBI's fingerprint file, the largest in the world, contains the fingerprints of 74 million persons. In addition to providing a check on the identity of criminals or fugitives from justice, the file is invaluable in identifying victims of disasters, he said.

The FBI sends a team to the scene of plane crashes or train wrecks to check

fingerprints. Hoover said. In the recent plane crash near Las Vegas, the FBI was able to identify all of the victims through fingerprints, he said

Hoover said there is no "so-called king" or central governing body of crime in the nation.

"However," he said, "the gangs and syndicates try to observe each other's prerogatives in territory. They seldom cross over. When that happens, you have some killings."

PUBLICATION FAVORED

The FBI chief said he believes in holding adults responsible, criminally and financially, for the acts of their children.

He said he also believes in publishing the names of youths who commit serious crimes.

"Nailing the identity down has an excellent psychological effect and acts as a deterrent." he said.

Hoover said he had completed his annual health examination at the La Jolla Medical Clinic. He said he has lost 30 pounds in he last year.

Brown's Short Memory

EDMUND BROWN, California's attorney general and Democratic candidate for governor, knows his political ropes.

When J. Edgar Hoover, director of the FBI, accused Mr. Brown of misinforming the public on California crime figures, the attorney general

took a common political refuge.

He said he didn't want to get into a battle of statistics with Mr. Hoover and then quickly switched off to a diverting issue—Tijuana. Tijuana came

in for a beating.

If elected governor, Mr. Brown said, he would see that something was done. He said the border should be closed to those under 21 to keep them from contact with "sordid things which they are too young to appraise."

If he can't fight Mr. Hoover, he can fight Tijuana. There aren't any votes

to lose in Tijuana.

The point might be raised that as governor Mr. Brown would be the chief executive officer of the state. As attorney general he has been the chief law enforcement officer. What he could do as governor that he was prevented from doing as attorney general for eight years is not too clear.

As a matter of fact Mr. Brown met with Mexican officials in San Diego on common border problems, including juveniles and narcotics, in May of 1957. He stated at that time:

"We seek to keep the border unimpaired as a generator of good will and of economic and cultural exchange. There are offenders against international amity on both sides of the border and we intend to launch a coordinated drive on them."

Mr. Brown recognized at that time the problem of the border does not belong in politics. Exploitation of this issue for political advantage can only make the reaching of proper agreements between the two countries much more difficult. Mr. Brown knows thator did a year ago.

Mr. Hell mari Miss Gandy. 1

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Article Section I

YOUR PINK SLIP IS SHOWING, MR. BROWN The Truth About Knowland's Opponent

By OLIVER CARLSON

LOS ANGELES-Edmund G. "Pat" Brown, who aspires to be California's next Governor, is fervently hoping that the moderate and conservative Democrats of this state have bought a myth. The myth is that Pat Brown, like them, is a moderate, slightly right-of-center Democrat. He looks like one. And before the numerous business and professional groups which he carefully cultivates, his speeches make him sound like one.

Why is Brown's "moderation" a myth? Let's look at the record. And while we look, let's bear in mind that with the rapidly worsening situation in the Far East, California is the most vital and sensitive state in all the West. Mao and Khrushchev are aware of the great concentration of aircraft, missile, electronic and chemical plants here, of our oil fields and refineries, of our great ports and airfields. They know, too-even if Pat Brown is unaware of itthat Communist party membership and concentration in California is the second highest in the Nation. They know that Harry Bridges and Lou Goldblatt continue to boss the International Longshoreman's and Warehouseman's Union, and hence control Pacific Coast shipping. They know there are powerful forces within the Democratic party of California who want to abandon Formosa and Chiang Kai-shek's government to the mercy of the Reds; withdraw the Seventh Fleet; recognize Red China; admit her to the United Nations; and in general appease the USSR no matter what the cost to us or to the rest of the free world.

Indicative of the advances made by these forces within the Democratic ranks is the proposal put forward, in this year's state Democratic platform, that California repeal the "loyalty oaths still required of all public employees, of candidates for public office, and for the use of public school property." A further sign of where California Democrats are going is the fact that the Young Democrats, in drafting their platform, came out for recognition of Red thina and called for the immediate abolition of the ouse Un-American Activities Committee and the enate Internal Security Subcommittee and the One clear voice has stood out above all others NOT BECOMMENTS. 1945, District Attorney Brown of Recommendation of the Community Property, 1945, District Attorney Brown of One clear voice has stood out above all others NOT BECOMMENTS. China and called for the immediate abolition of the House Un-American Activities Committee and the Senate Internal Security Subcommitte

But what of Pat Brown? For eight years now he has been the chief legal officer of the State of California. Prior to that he was District Attorney for San Francisco. For the past four years he has been commonly recognized as the undisputed leader of the state's Democratic party. The following is his

TOP CLIPPORT on communism and Communists. DATED 18ug of the most successful Communist-front organizations established in the middle 1930's was the National Lawyers Guild. The San Francisco chapter was both large and vocal. Pat Brown, sensing its importance to a young man eager for acclaim and public office, joined up and remained a goodstanding member until the beginning of World War II. Of course, the unwarranted attacks of the mighty USSR against little Finland in the late fall of 1939, followed by the Hitler-Stalin Pact of June 1940, made communism and its numerous front organizations anathema to the American people. It was a very appropriate time to get out. And Brown did.

THREE YEARS LATER WE were in the war, an ally ■ of Soviet Russia. The Communists and their fellow travelers, who shortly before had denounced President Roosevelt as a warmonger, did a quick about-face when the Nazis invaded Russia. Many front organizations—including the National Lawyers Guild—blossomed forth stronger than ever. Under the circumstances, an eager-beaver lawyer with political aspirations would join up. This is exactly what Pat Brown did. In fact, he became so active that he was elected its vice president.

By 1946 Stalin had lowered the Iron Curtain over Eastern Europe. The Cold War was on. Communist spies and secret agents were uncovered all over the world, including the United States. The order went out from Moscow that Communists everywhere must openly declare their loyalty to the Soviet Union. American public opinion once more became alarmed at Communist infiltration in schools, motion pictures, labor unions and professional organizations. From New York to Los Angeles the duped, the timid and the opportunists joined in a mass exodus from Communist-dominated organizations. So, apparently, did Brown, who claimed to have just discovered that the National Lawyers Guild was dominated by the Reds. And, if Brown denounced the Communists at that time it must have been sotto

warning of the danger of appeasing world congo NOV United 58 tates citizenship to Harry Bridges. He munism—that of Senator William F. Knowland. denounced moves by the US Immigration Department to have Bridges deported to his native Australia as "a threat to industrial peace." Thanks to the good work of Pat Brown and his friends, Harry Bridges is now an American citizen, and still heads the potent Longshoreman's Union.

When, in 1946, Brown ran for the first time as Democratic candidate for Attorney General, he was formally endorsed by the following organizations,

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all of which were Communist-infinited or dominated at that time: Hollywood Indexedent Citizens' Committee of Arts, Sciences and Professions; National Citizens' Political Action Committee; CIO Council of California; United Committee for Political Action; Conference of Studio Unions.

Always ready to make a speech, he addressed many an organization of dubious origin. According to the People's World for June 17, 1946, he was one of the speakers at a big Los Angeles rally under the auspices of a commie front, the "Mobilization for Democracy." The People's World of November 7, 1945 also listed Brown as a committee member for the banquet honoring the "American Youth for Democracy," a well-known Communist front.

The heart and center of Communist indoctrination for all of Northern California was the "California Labor School" at San Francisco. Here were trained the young professional revolutionists for their work in mass organizations. Here artists, writers and entertainers were taught how to turn their talents to the use of communism. The documentation which now exists upon that school would fill volumes. But when, in November, 1946, the chairman of the Senate Committee on Un-American Activities in California called upon District Attorney Brown of San Francisco to assist in an investigation of the California Labor School, Brown refused.

I N 1950 PAT BROWN was the only Democrat to be elected to a major state office. He became Attorney General. He was the legal arm of the state.

During the past eight years, state and congressional investigation committees have conducted innumerable probes on subversives and subversive movements in this state. Certainly it was the duty of the Attorney General and his staff to assist in this work. But while Brown found it expedient, from time to time, to sound off against the dangers of communism in general, he was strangely reluctant to do anything about it in California. His office supposedly has a special division devoted to checking on subversive activities here, but I have searched in vain to find out what it has done in the past eight years. It appears to be completely dormant.

Such vagaries, it should be noted, are not "ancient history"-events confined to the past of a decade or so ago. The most amazing development out of Pat Brown's office took place just this year-in April, 1958-when the Attorney General sent out to the leading Peace Officers of California, (Sheriffs, Police Chiefs, etc.) an official booklet prepared and printed by the Justice Department of California. Division of Criminal Law and Enforcement, entitled: "Guide to Community Relations for Peace Officers."

In this official document, prepared under the direct guidance of Assistant Attorney General Emmet Daly, and with the official blessing of the Attorney General himself, is a bibliography of selected books. pamphlets, and audio-visual aids designed to give the Peace Officers of California a thorough understanding of the many aspects of minority groups. The idea is a splendid one-except for one thing: That

bibliography is a lood list-loaded with books and pamphlets by withors well known for their Communist or pro-Communist affiliations.

Here for police officers to study at the recommendation of the Attorney General are works by:

GENE WELTFISH. Social anthropologist. She is probably best remembered for her public speeches during the Korean War when she insisted that our troops had used germ warfare, as charged by the Chinese Communists. She took an active part on a host of Communist-front organizations. She was one of the signers of the statement in defense of Gerhart Eisler, notorious agent of the Communist International in the United States. One of her pamphlets, The Races of Mankind, which the Attorney General recommends, was Mankind, which the Attorney General recommends, was barred from use by the War Department because its declared aim was to create racial antagonism.

FRANZ BOAS AND RUTH BENEDICT (both deceased). Social anthropologists. Boas' record as an active supporter of Communist causes goes back at least to 1931. Ruth Benedict was a close co-worker with Gene Weltfish. All their writings which are recommended are given a pro-Communist slant.

MAXWELL S. STEWART. Author and editor. Identified as sponsor or active participant in at least 36 Communist-front organizations. At one time editor of "Soviet Russia Today."

DR. E. FRANKLIN FRAZIER. Negro sociologist. The files of the House Committee on Un-American Activities contain 18 citations of Frazier's connections with Communist causes in the United States. His book was highly praised in the Communist press and literary journals when it first appeared in

CAREY MCWILLIAMS. Editor and writer. Three of his books CAREY MCWILLIAMS. Editor and writer. Three of his books are included in the recommended bibliography. McWilliams is at present editor of The Nation. In 1929 he was one of the attorneys for "Amtorg," the official Soviet trading organization in the United States. He was also a leading member of the National Lawyers' Guild at the same time Pat Brown belonged to it. All three of his books on Brown's recommended list have been highly praised by the Communist press.

Space does not permit me to cite the many other well known pro-Communists whose books or pamphlets are likewise recommended reading for California peace officers. Had this reading list been loaded-for example-with racist literature, you can be sure there would have been a hue and cry from Oregon to the Mexican border.

How did it happen that Brown and his staff issued such a slanted list of readings? Was it intentional? Was it due to carelessness? Or was it stupidity? Whatever the reason-and I hope Brown gives us the answer—the responsibility is his.

If, in the face of the record I have cited above, moderate California Democrats think Pat Brown is the kind of a man they want for Governor, Heaven help them-and us! Of course he's no Communist; he's just an opportunist whose pink slip is showing.

Oliver Carlson is a well-known writer on political subjects. The author of many books, he has contributed frequently to such magazines as The Freeman and Reader's Digest.

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Democratic nominee for Governor of California is hoping that the conservative and moderate Democrats of the state will think that he is one of them. A cursory look at his record will show that this pose is sharply in contrast with his past record.

California has the second largest concentration of Communists in the country.

Indicative of the advances made by the Reds in the Democratic Party this year is the Democratic platform which calls for the abolition of the loyalty oaths still required of public employes, of candidates for public office and for the use of public school property. The Young Democrats came out for recognition of Red China and the abolition of the House Un-American Activities Committee and the Senate Internal Security Subcommittee.

Mr. Brown himself weccerbed ber 199 NOV 7 1958 of the National Lawyers Guild, a highly successful Communist front organization. In fact, he joined it on two separate occasions and served as its vice-president. Brown continued to get favorable mention in the Communist "People's World" through 1946. In 1945, as DA of San Francisco, Brown supported a move to grant US citizenship to Harry Bridges. In 1916, when Erown ran for Attorney-General, he got

the support of 8 Communist organizations, and he spoke at least twice at rallies of Communist organizations. The nerve center of Communism in Northern California was the California Labor School at San Francisco. DA Brown was asked by the State Senate to investigate this establishment and he refused. In the 8 years that he has served as Attorney-General, his office had done little or nothing about subversive activities in the state. In 1958, the Attorney General's office put out a pamphlet designed to help peace officers in their relations with minority groups. Cited by the Attorney General for additional reading by peace officers were books by such well-known Reds as Gene Weltfish, who insisted that our troops had used germ warfare in the Korean War and whose pamphlet, "The Races of Mankind" was banned by the War; Maxwell S. Stewart who was identified with 36 Communist organizations; Dr. E. Franklin Frazier who has been connected with 18 Communist causes. Was this selction of reading material made by Attorney-General Brown or was it due to carelessness? It is up to the voters to decide. Of Course, Brown is no Communist; he's just an opportunist whose pink slip is showing.

Ziffren Linked To Gangster By Knowland

charges that Attorney General existence in California of a Shadowland powerful force inimported Chicago machine-type political organization seek to impose a package deal on the historic Democratic Party and the people of this State."

Addressing a Republican rally at the California Club last night, the G. O. P. candidate for Governor sought to link Democratic National Committeeman Paul Ziffren of Los Angeles with a dead Chicago gangster.

Senator Knowland charged Mr. Ziffren is the "political architect behind my opponent for Governor." He cited testimony from the Kefauver Committee crime report indicating Mr. Ziffren had business dealings with Alex. Louis Greenberg, slain in Chicago December 8, 1955.

Denounce Charge

In Los Angeles Mr. Ziffren told the San Francisco Chronicle by telephone 'this sounds to me like another Joe Kamp pamphlet of absurdities." he added:

"I've never believed in talking about dead men and I don't propose to engage the Knowland-Kamp campaign on such a ghoulish level."

Mr. Ziffren said he had not heard of any Kefauver Committee records involving him.

Senator Knowland's speech gave an involved account of what he said was the back-ground on Mr. Ziffren's relations with, Mr. Greenberg, including an alleged partnership-with-the gangster in a

150

San Bernardino (Calif.) property.

Sees "Infiltration" .

The Senate Minority Leader asserted also that Mr. Ziffren was a partner in the law firm of Jake Arvey of Chicago—"the same Arvey who is the machine political bos-sof Chicago and a business affiliate of Alex Louis

SAN FRANCISCO, Oct. 16
AP). — Senator Knowland said his investigation "revealed the filtrating our political and economic life."

"I am speaking," he said, "of what should be termed the 'overworld'—that place where illicitly obtained money is placed into business and political life of our communities and where the power to conis achieved through this p to finance."

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Par Brown's Contradictions

California have to mrn to sources other than Atta Cast Edmund G. Broken than the true status of the true threat me California. It is true that the Broken has offered some analysis had been often are in contradictionally other views he has expressed the cast other views he has expressed the cast other views he has expressed the cast other views he has expressed than committee in months in 1952 he are come is interesting. In 1952 he are come is interesting in 1952 he are come in these months later he desired a Crimera Advisory Committee or Crimera Advisory Committee or Crime Prevention.

December, 1953 | found Mr Brown samples of a shocking increase in game. In early 1955 he professed that seems was layeling off only to add increase months later that a "drastic plant-down was needed."

reso weeks ago Mr Brown said that a samused crime had been "gradinally evidicated" imper his soministration. It the serv day he made this statement. United States Atty, Gen. William Grogers amnounced that the Justice Department had sent agents into California to investigate crime and the top

ranking racketeers who have moved into our state from the east.

The Assembly Judiciary Committee, in its hearings here, has since uncovered evidence that Mafia links extend to San Diego. The Mafia is organized crime on an international scale. In the course of detailing Mafia activities to the committee, Capt. James E. Hamilton of the Los Angeles police, said that organized crime has increased 100 per cent in California since 1950.

The people of California may well ask how these facts have escaped the attention of Mr. Brown, the state's chief law enforcement officer. The y are known to Atty. Gen. Rogers, Capt. Hamilton and J. Edgar Hoover, director of the Federal Bureau of Investigation. Mr. Hoover has disputed Mr. Brown's crime statistics and offered impressive evidence to show that crime in the state is definitely on the rise.

Mr. Brown's statements and performance indicate that he is confused and indecisive. If he has evidence to the contrary, let him submit it to the jury of the people of California.

SAN DIEGO UNION OCT. 18, 1958

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NOT PRORDED / 46 NOV 14 1958 **Cloud Over The State**



Pat Brown Plans Drive on Crime

By CLINT MOSHER

PALM SPRINGS, Nov. 9.—Governor-elect Edmund G. Brown tonight announced a tough anticrime program he will put into effect when he take

office in January.

The Democratic victor in last Tuesday's election spoke his piece after conferring during the afternoon, at his desert hideaway, with Superior Judge Stanley Mosk of Los Angeles, the State Attorney General elect, and District Attorney Thomas Lynch of San Francisco.

· HIGH POINTS.

High points in the incoming Governor's program are these:

1—He will crack down on the Adult Authority, part of the State Depart, ment of Corrections, to see that many time losers, particularly sex offenders serve longer terms.

2—Brown is working on a plan tentatively calling for a one day conference of all district attorneys, sheriffs and chiefs of police, at which he will introduce them to the new Attorney General, state his overall feeling about means to reduce crime and then let Mosk and the local officials set up a liaison arrangement and a uniform system for crime reduction.

NTER-STATE PLAN.

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table talk with the other Demoratic, elected State officials to impress upon them the necessity of avoiding any conflict of interest or other slip which would not make integrity in office the order of the administration which comes into power with a sweep for only the second time since the turn of the century.

TOUGHER POLICY.

Speaking with some vehemence. Brown announced that under his administration the Adult Authority will follow a policy." "much tougher

The Governor-elect indicated he was particularly outraged about the case of Jack ainsberger, Los Angeles andyman, who is held in Las Vegas in the "sacrifice" slaying of 23 year old Erline Folker. Rainsberger said he killed the woman in a secret ritual because "my voices told me to."

Brown, whom Mosk replaces in January as Attorney

General, said:

"I'm going to see that there is a closer relationship between the peace officers who handle arrests and prosecution of criminals, and the Department of Corrections, which is under the jurisdiction of the Governor.

"Too often, in my opin ion," the police have at rested people who have committed crimes of violence and then seen them turned loose for reasons that are difficult to understand.

"I have in mind the Adult Authority.

"In the recent case of the 'sacrifice' murder in Nevada, that man com mitted three assaults with knives on women and served three terms in the reformatory TWO ROBBERIES.

"Then he came to California and committed two armed robberies with a knife and was released after three years.

"Those are things on which I will demand a much tougher policy.

"On crimes against property, we can take a greater

chance, but not on this sort of thing."

Mosk "very much for all o my legal advice."

He explained various State departments have their own lawyers, too, and that he will work with them, but "in the last analysis the Attorney General will be my lawyerthere must be one final legal authority as a matter of policy."

Brown, his staff and his family will fly back to San Francisco tomorrow afternoon.

He will be at his desk is the Attorney General's offic

3-The new governor and Mosk propose to establish working arrangement with law enforcement officials in Oregon and Washington for constant interchange of information on the movements and activities of known criminals along the Pacific seaboard.

4-Mosk said that in agreement with Brown, he will "maintain constant surveillance over known gangsters and racketeers" in California no matter how well behaved they may be at any particular time since they will be regarded by the Brown Administration as "potential enemies of our State."

The Governor, Mosk and Lynch discussed crime after Brown had flown to Los Angeles for a coast to coast question and answer telecast.

After the television show, Brown dropped into a nearby thurch, then flew back to Palm Springs.

It is known that Brown also intends to have a round! Brown said he will rely on Tuesday. Scoe Drummond Reports

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Gov. Brown to Have Voice On Democrats' Nominee

SAN FRANCISCO.

California's seventy-four votes are going to have a lot to say about who will be the 1960 Democratic Presidential nominee.

And because these seventy-four delegates will be firmly pledged to him as "favorite son," Gov. Edmund G. (Pat) Brown is going to have a lot to say about it, too.

No wonder the leading prospective candidates are making the pilgrimage to Sacramento. They always end up in the Governor's office or join him on the golf course to talk politics where they can't be overheard.

Sen Kennedy has been here—to get better acquainted and to be get, better acquainted with — and so has Sen. Symington The reluctant Adlal Stevenson. has turned up at the same fountain pro-claiming that he is not looking for another drink. So has the unreluctant Hubert Humphrey, and Gov. Meyner and Gov. Williams. Gov. Abraham Ribicoff, of Connecticut, was on hand a few days ago aggressively court-ing the field for Kennedy And Sen Lyndon Johnson has been invited to come just as soon as he can safely leave Washington.

These 1960-minded Demograts are not coming here just to breathe the California air. They are coming here to test the political climate, to find out, if possible, what Gov. Brown is likely to do with his seventy-four California votes after the first two ballots (or earlier)

ind to see if there is anything they can do to help him make up his mind their way. 2.0

The Governor is remaining uncommitted to anybody that Pat Brown. It is clear that he has no intention of showing his hand From my talk with him. I would say that the hard po-litical facts are these:

i—Gov. Brown is not going to permit any of the Democratic Deprint any of the Democratic Presidential aspirants to get his hands on the California delegation—if he can prevent it He probably can He is openly warning them that it it he better not to challenge him in the primary here next



Drummond.

year. If, for example, Jack Kennedy should choose such as imprudent course, two things would happen. First, Pat Brown would probably win; secondly whatever the outcome Mr. Kennedy would have allenated a man whose active, all-out support would be essential to carry the state in the November election. Brown is now running the Democratic party in Cali-fornia and is going to as long as he is Governor.

2 I do not believe that Gov. Brown is confused by the over-auxious suggestions that he should and can by next year become a serious contender for the top place on the ticket himself I don't mean that some unexpected turn of events couldn't give him the nomina-tion but I doubt if he is going to put himself in the position the bains an avowed contender so early in his Gov-

ernorship and without any parvioletian in national and foreign affairs. Perhaps because the most influential news media are in the East, it takes longer for a Governor of California to become a national figure than it does the Governor of New York.

3—Brown is already emerging as a formidable figure in the Democratic party. The reason all the 1960 Democratic hopefuls are trekking to California is that Pat Brown's influence at the convention will be great; conceivably it may be decisive. Each is pretty certain that "as goes Brown, so goes California" both at the convention and in

the election.
4-All of these factors mean that Goy. Brown just can't help being a leading Vice-Presidential prospect. This would be agreeable to the Governor. If the Democrats win the Vice-Presidency is no longer political exile; it is a ladder to higher things. If the Democrats lose, Mr. Brown would not be blamed and he would have had the op-portunity to get himself better known outside California.

Gov. Brown would be a comfortable running-mate with almost any of the most-men-tioned prospects—Stevenson, Lyndon Johnson, Humphrey, Symington His Vice-Presiden-tial ambittons would be least attainable only with the nom-ination of Sen. Kennedy since it is unlikely that the party would put two Catholics on the

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Tolson ____ Belmont McGuine -Mohr __ Parsons ____ Rosen ____ Taum ____ Trotter _ ___ W.C. Sullivan __ Tele. Room ___ Holloman _____ Gandy _____

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The Washington Post and_ Times Herald

The Washington Daily News -The Evening Star ___

New York Herald Tribune New York Journal-American ____

New York Mirror _____

New York Daily News ____

New York Post ___

The New York Times

The Worker_

The New Leader __

The Wall Street Journal ____

Date _

JUL 1 1959

As	Pegler	Sees	It:

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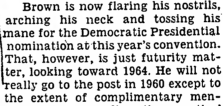
Gov. Brown Likes Job—And Pension

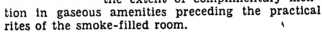
By WESTBROOK PEGLER?

PAT BROWN, the Governor of California, informs me on the Governor's official stationery that he certainly will insist on the pension of \$16,000 which preceding waves of similar politicians have provided for every one of their kind who hits the jackpot in the jelection returns. California's ex-Governors become

eligible at the age of 63. Brown's eligibility begins in 1968. Two ex-Governors now are eligible, Earl Warren, the Chief Justice, and Goodwin Knight, Republican, who lost out in the last election.

Brown is now flaring his nostrils, arching his neck and tossing his





Brown is an old-style political roughneck, reminiscent of Ed Kelly of Chicago and Frank Hague of New Jersey. Like Warren before him, he runs with the labor union machines and gets the allegiance of a problematical element of union serfs who think of themselves in warm endearment as "labor" while beating their wives and throwing acid on new automobiles in parking lots which have been declared unfair.

Unlike the old age Social Security benefits, available to the common man, the California ex-Governors' pension is an unconditional vested financial lien on the people's taxes. Lesser pensions to statesmen in descending array down to civil service lavatory man, are equally secure and payable in the sweat of those who toil.

Pay at Lifetime High

Brown sets forth a belief that a year's time which he put in campaigning for the job in his own interest and at no popular insistence constituted a precious public service. The specific value and nature of the public benefit thus conferred by a man seeking a job at \$40,000 a year, Brown's highest pay in all his life, and a \$16,000 pension for life, are not examined in the Governor's letter. He is, by formal certificate, a lawyer, but he set forth this claim with no probative material.

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The Washington Daily News
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New York Daily News
New York Post
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Mrs. Brown to Israel and Rome which do not appear on any available map of the State of California. They have no treaties or declared political relations with California. He does not set forth the cost of such travel or who paid it. Neither, for that matter, does Governor Brown reconcile his sacrifice by absence from his family with the fact that Mrs. Brown was with him on this luxurious voluntary journey and on many forays within the State, all at his own initiative in his own interest.

"So there will be no misunderstanding," the letter says, "when I attain the age of 63, nine years from now, I certainly will accept the pension. Before running for Governor, I was offered a position at a greater salary and a greater pension in private business."

.....

He submits no evidence on either of these points. Notwithstanding his certification as a lawyer, Mr. Brown assumes that the State of California was competing with an unidentified rival for the intelligence and morality of a man who could base his claim on this ground.

Doesn't Think He's Overpaid

California did not seek Mr. Brown for Governor on any terms. And unlike most employers in private commerce, California did not legally require as much as a letter from his pastor. I raise no doubt that he could have met this condition. But he did not have to. The public is much less exacting in such things than say a bonding company underwriting a chain store cashier.

"I live in a goldfish bowl and every move I make is criticized by someone who doesn't know anything about the problems with which I have to contend," the Governor continues. "With all of this, I like the job or I wouldn't be here. But I don't think I am overpaid and, actually, the pension is a part of the consideration that induced me to stay in public life.

"You are all wrong on this, both Warren and Knight are entitled to the pension. Any fair reappraisal must necessarily lead you to the same conclusion. If this does not give you a platform to denounce me, I am not entitled to the Governorship nor to the pension."

Governor Brown closed with a courteous invitation to his office in Sacramento for futher discussion.

Parker, Brown **Eeud Gets Hotter**

Chief in Blast at Law Enforcement Attack

More fuel was heaped on the bitter feud between Eolice Chief Parker and Governor Edmund G. Brown the day when Parker accused the Governor of "unwar-ranted attacks" on law enforcement in Los Angeles City and County.

his blistering counter stitutes a clear and present plast, Parker said the state's danger to the state itself," thief executive was "moti parker asserted, "and the said by some ulterior nur so talled improvements in the administration of crimienforcement, and scored Brown for "misuse of sta-

Parker, in a 19-page letter to Brown, part of which he used in a speech yesterday before the Downtown Optimists Club at he Biltmore Hotel, charged the overnor had made "gratuitous nd vituperative comments"

noe of his duties.

It is difficult to understand the reason for your unwarranted attack upon me in view of my public state. ments concerning your role in the legislative process and your action in the Erwin Machine Gun' Walker case,"

arker wrote.

CITES CRITICISM

The police official pointed "others were far more pritical of you than I, and yet Biteriff (Peter J.) Pitchess and I are singled out for attack," noting:

must conclude you are motivated by some ulterior

purpose." with the exception of the state of Nevada, Parker as serted, California has the highbut a breakdown of statistics. This statement, Parker deshow the rate of increase in claret, "does not charge you lost Angeles city and county with the use of patronige, has lagged behind the state as but increase in relicts a factual a whole over a skyear period, statistion that can be applied

the administration of criminal justice seem to have ag-

gravated the problem.

"I respectfully submit it is time the voices and opininits of dedicated, experiended and qualified law enforcement afficers are freeded in the halls of de-tition."

Parker included a breakoncerning Parker's perform down of statistics in his let-noe of his duties. ter, showing that in the six years between 1954 and 1960 the erime rate in the state in mājor felony cases increased of leiony cases increased the country increase of 88.6 for cent and a city increase o

Senate Judiciary Committee March 27, in which he ment the word "patronage," "apparently provoked" Governor's anger. He depted that statement as

The position of the Governor, as it is conveyed through his staff to the legislators, carries great weight in terms of patronage."

NOT ACCUSATION

Crime in California con-

The police chief did remind the Governor, however, or a dinner conversation in the Governor's Sacramento

You openly stated that when the governor sought the favor of the Legislature he was required to grant Some favor in return.

You said it was a case quid pro quo, that you something and thus could not afford to go to the Legis.

lature too often." Parker cited a newspaper ticle which reported that Adexander Popé, former Los Angeles attorney now Brown's instative secretary, must track of 79 bills, in addition to which he "has to ride and on individual legislators and committee chairmen, encouraging, cajoling, some times threatening them ..."
The police chief cited the

piece as an illustration of the difficulty reconciling your attack upon me with my innocuous statement concern-

mg patronage.". Parker pointed out he apparently incurred further gugernatorial anger with a statement concerning the commu-

tation of the death sentence of Erwin Walker, who shot and killed a California Highway patrolman and shot two Los Angeles policemen, one of whom is still paralyzed as a result.

The governor's action in commuting the sentence, Parker charged, "illustrates his lack of concern for the problems of the police."

OTHER SITUATIONS

This conclusion, the police chief said, "was not based upon the Walker case alone but has its genesis in a series of situations" in which Brown was involved while district attorney of San Francisco and attorney general of Califor-

The governor's "first conflict with the police" came during trial of three defendarts accused of murder in connection with the slaying of Nick DeJohn in San Francisco on May 7, 1947, according to Parker, who charged: Office of

LAS ANTILES EVENING HADALO ENDRESS GALLES, CALIF. EN TOR CHARLES LOS ANGELES FIELD DIVISION

Ger. Edmund G. BREWN Misc. - INFO CONCARION LA 62-5005

> NOT RECORDED 191 MAY 2 1961

"During the trial of three of the defendants charged with his (DeJohn's) murcer, and while the jury was deliberating, you, as the listrict Attorney of San Francisco, moved for a dismissal of the jury although defendant Leonard Calamia was suspected of having been involved in a previous killing of one Caramussa in Chicago and although Calamia had not testified in the trial."

BOOKIE DECISION

Parker said the next "situation that caused me some concern" arose in a case in which Brown, as attorney general, was asked by the Los Angeles district attorney for an opinion in a case involving use of listening devices by Long Beach police investigating a bookie ring, charging:

"The uncertainty as to the propriety of police action raised by your opinion, and the Cahan decision that followed, caused a retrenchment in enforcement action even in areas that might have been met with subsequent approval and despite the fact that the practice was approved by a penal code section."

Parker cited a long list of discrepancies between statements the Governor had made in speeches while he was a "potential candidate for governor" in 1957 and his actions following his election in 1958.

The police chief reminded Brown that during the 1960 budget session of the Legislature he (Parker) met with the Governor "as an official spokesman for the City of Los Angeles in support of a special session on narcotics legislation," adding:

"Not only did you refuse to call a special session on narcotics but during the second meeting you strongly indicated that you believed the responsibility for Our inability to contain the illicit narcotics trade rested largely with the Los Angeles Police Department and particularly me.

"Nevertheless, you did call a special session on capital punishment and you sponsored a bill to reneal it in California.

peal it in California.

With other law enforcement representatives, I spoke in opposition to the bill and it failed in committee by one vote.

"Some believe the failure of this bill determined the final disposition of the Chessman case."

TOO INDEFINITE

In meetings of a legislative liaison committee, which had representatives of the governor's office, the attorney general, peace officers' associations, sheriffs and district attorneys, Parker said, there was "a free exchange of ideas and proposals with the exception of your representative," pointing out:

"We are unable to determine your position on narcotics legislation which was not made known until Feb. 27, 1961, and by that time our program had been approved and our bills introduced.

tory, it is difficult to understand what you intend to convey when you say in your April 2, 1961, letter to me, i. I stand ready to meet with you at any mutually convenient time to discuss futher improvements in the administration of criminal justice."

Malone Rosen Trotter . Tele Room Holmes Gandy

The Washington Merry-Go-Round

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adent land Gov. Bal JER Woos Business have callenged by configurations.

There's pean an superesting conflicting schools of solvisor around the existence from the existence of the flate Kennedy Pean nedy's functions letters and The flate Kennedy Pean conciliatory gestures to woo Immediately after Mr. k back business cun general the nedy had his bitter subwdown pusiness community is laugh with Blough over the \$6 price to so you U.S. Steel business

Leader Asserting to the benefit fleary force is and more reintense during the New Beat Cond. Rown not to debate with Nixon. long distance.

Long the chimicals from Los for cooperation—and the President advised: "Make him be right in the same studio". To understand what's been life reached a crescende more life reached a crescende more.

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When it comes to lying in front to the period insmediately on dehaung the former of your face."

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The National Observer
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against Roosevelt in his bitterest heyday

Coupled with this stream of oral abuse was the economic sitdown previously reported in this column—the closing of marginal plants in order to get tax loss carry backs the investment of trollars in European factories. All this contributed to the spock market toboggan. Today following the web business policy started by the White House the boys along walk Street are singing a different time. They are hibitant in the belief that they have the Fresheat where they want him. Their started has schedule for depredicting new equipment, plus en early lax concession on he wisquiment plus probably an across the board lax cultimes. They wanted but it's a for That's why come at those now being woose by the President are sawing. He who laughs last laughs best. NOTEL. Though they cent

of those now being wood by
the President are saying the
who laughs last laughs best
NOTE. Though they feel
heter bersonally toward the
President business leaders
area still screaming against
Bobber fixon their conversation you would think that
the Atjorney General had indicted severyone along Wall
Street and was profiled the
timene faxes of tevery follow
tising mogni along Madison
Avenue

Assemblyman Raps Brown's FBI Statement

Gov Brown was challenged Tuesday to identify the FBI man who informed the governor the FBI could "put their hands "on every Communist in California in 154minutes.

Assemblyman Howard helin, Glendale Republican, said; "It's shocking to hear that any, responsible official of the FBI would have made any, such statement to the governor."

Thelin said. This is not to say that the FBI is not doing the best job humanly possible in keeping track of the Communists. But for a responsible FBI official to make the complacent statement attributed to him be Brown just doesn't make

He charged that Brown's statement obviously seeks to discount the significance of NOT RECORDED 149 OCT 15 1962

The Les Angeles Times October 10, 1962

5800, 23 1962

Phony Photograph **Used in Campaign**

By Richard Bergholz Special to The Washington Post From The Los Angeles Times

LOS ANGELES—You might the last of do with the curcial it the Case of the Phony tent bickering over the confinition of the last of Communism, a during the days of the late litle that in capital letters. Sen Joseph R McCarthy (R spells out CDC; which just happens to stand for California Democratic Council.

The booklet written by Karl Prussion roundly attacks Democratic Gov Edmund G Brown Attorney General Stanley Mosk and Controller Alan Cranston on the issue of communists and internal subversion.

Richard M. Nixon, GOP can-didate for Governor, has repudiated the booklet and its allegations. He said he knew mothing about it when it was distributed at a Republican State Central Committee meet. 184 OCT 23 1962 ing here,

on Page 24 here is a picture that conveys the impression that Brown is praying in the direction of Communistoss Nikita S. Khrushchev whose picture appears along side but on the adjoining page

And in case the reader misses the implication the page carries the line: Brown is a Red Appeaser.

The catch is that Brown was not praying What happened was this:

Earlier this year a delega-tion from Laos visited Call-fornia and met, among others the Governoy Pictures were the Governor Pictures were taken; and the Laotians were shown in the traditional Ruddhist gesture of greeting called sambal—hands paim to sales be neath the chie

Belmont . Casper Callahan Conrad) Deboach Evans Malone. Røsen Trotter Tele Room ___ Holmes __ Gandy ____

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The New Leader
The Wall Street Journal
The National Observer
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WASHINGTON CAPITAL NEWS SERVICE

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Holmes Gandy

SALT LAKE CITY--CALIFORNIA GOV. EDMUND G. BROWN TONIGHT ASKED WESTERN DEMOCRATS TO "TAKE OFF THE GLOVES" AND FORCE THE REPUBLICAN PARTY TO COME TO TERMS WITH THE "RADICAL RIGHT."

TO COME TO TERMS WITH THE "RADICAL RIGHT."

SPOKE AT A DINNER SESSION OF THE 13-STATE WESTERN DEMOCRATIC
RENCE, ALTERNATELY ATTACKING THE GOP AND PRAISING THE ACCOMPLIS-

CONFERENCE. ALTERNATELY ATTACKING THE GOP AND PRAISING THE ACCOMPLISHMENTS OF PRESIDENT JOHN F. KENNEDY.

BROWN SAID THEREPUBLICANS CAN'T "PAY LIP SERVICE TO ABRAHAM LINCOLN, WHILE THEY EMBRACE RABBLE-ROUSING BIRCHERS WHO WOULD LEAVE THE FATE OF AMERICAN NEGROES IN THE TENDER HANDS OF (ALABAMA GOV. GEORGE

WALLACE).
THEY CAN'T PREACH LAW ORDER WHILE THEY SWING INTO LINE AND THE IMPEACHMENT OF (CHIEF JUSTICE) EARL

BESIDE THOSE WHO CALL FOR THE IMPEACHMENT OF (CHIEF JUSTICE) EARL WARREN -- AND THOSE WHO CRY 'BOMB CUBA NO. "

THE CALIFORNIA GOVERNOR SAID REPUBLICANS NEED TO DRAW A "CLEAR LINE BETWEEN THE GOALS OF ABRAHAM LINCOLN AND THE OBJECTIVES OF

ROBERT VELCH. WELCH HEADS THE JOHN BIRCH SOCIETY.

"I CALL ON DEMOCRATS TO GET IN THE FIGHT TO SHOW THE BIRCHERS FOR WHAT THEY ARE--RACISTS. WARMONGERS, HATEMONGERS AND POSTLES OF NONTHINK." BROWN TOLD THE DEMOCRATS.

EARLIER. THE CONFERENCE ERUPTED INTO DISPUTE BETWEEN THE KENNEDY SADMINISTRATION OF THE MATION ALL FARMEDS.

NONTHINK. BROWN TOLD THE DEMOCRATS.

EARLIER, THE CONFERENCE ERUPTED INTO DISPUTE BETWEEN THE KENNED'
ADMINISTRATION'S FARM CHIEF AND THE LEADER OF THE NATIONAL FARMERS NION.

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(DEMOCRATS)

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WASHINGTON CAPITAL NEWS SERVICE

alan of Louisiana.

and or Levisiana.

The challenge comes from the Capitol.

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Croate of Capitons store.

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the story of John Adams, the program goes of mmering is important. But surely some

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corrupting your evening.

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BEST COPY AVAILABLE

consideration must be even it the President's light 104, his sore hand, and his sleep.

Merry-Go-Round

One of the most accurate polisters used by President Johnson, Oliver Quayle, han made a survey of the United Steelworkers line-up in the lelection battle between President Dave McDonagi and Secretary I. W. Abel. It shows McDonald leading with a substantial margin of 58 per cent. Abel has only 41 orr cent, with 1 per cent unacchieu. The poll, a thorough one, included locals in basic steel, aluminum, nonferrous metals and miscellaneous industries . . California Republicans having elected actor George Murphy to the U.S. Senate, non are talking about running Ronald Bengan, right wing General Electric TV comment or, bar governor against Pat Brown. If so, Pat's slogan will ac-"One movie actor is enough."

The slogen that hurt Pierre Salinger most in the Callfornia Senste race was coined. after Bobby Kennedy had co. tered the race for the Senate in New York. The slogan want. "Vote for the candidate of your choice in the state of his choice."

O 1964. Bell-McClure Syndicate. Inc.
Drew Pearson will report on
how bigotry affects Christmas
in Mississippi over Radio
WTOP at 6:40 tonight......

Toison . DeLoach Mohr

J. Markershall

Casper Callahan Conrad

Felt. Rosen

Sullivan Tavel.

Trotter Tele. Room .

Holmes Gandy.

UPI-250

LCS ANGELES--GEORGE CHRISTOPHER, REPUBLICAN GUBERNATORIAL CANDI-DATE, SUED DREW PEARSON FOR SE MILLION YESTERDAY, CLAIMING THE COLUMNIST'S EARLIER LIBEL SUIT ACAINST HIM WAS A "SMEAR PLOTTED AND INSPIRED" BY GOV. EDMUND G. (PAT) BROWN, MAYOR OF CAN ERANGESCO.

PEARSON SUED CHRESTOPHER. THE FCHMER MAYOR OF SHIP PEARSON SUED FOR "LIBEL" AND CLAIMED FCHMER MAYOR CF SAN FRANCISCO, FOR

\$2.625.000 LAST MONDAY. PEARSON SUED FOR "INTERFERENCE WITH BUSINESS RELATIONSHIPS."

CHRISTOPHER CHARGED THAT PEARSON'S

IN HIS CROSS-COMPLAINT, CHRISTOPHED CHARGED THAT PEARSON'S
STATEMENTS WERE "UNQUESTIONABLY MOTIVATED BY PAT BROWN" AND THAT THE
COLUMNIST'S SUIT WAS "INTENDED TO PREVENT MY NOMINATION, AS EVERY
POLL SHOWS THAT I AM THE ONLY REPUBLICAN WHO CAN DEFEAT EVERY
DEMOCRATIC PARTY NOMINEE, INCLUDING THE INCUMBENT GOVERNOR."
BROWN CAMPAIGN AIDES MEANTIME DISCLOSED THAT DEMOCRATIC INVESTIGATORS HAVE BEEN LOOKING INTO THE PERSONAL AND POLITICAL LIFE OF
CHRISTOPHER AND TWO OTHER BROWN OPPONENTS IN THE JUNE 7 PRIMARY,
RONALD REAGAN AND SAMUEL YORTY, MAYOR OF LOS ANGELES. 5/19--GE1013A

176 MAY 26 1966

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54 MAY 27 1966

WASHINGTON CAPITAL NEWS SERVICE

Office Memorandum • UNITED STATES GOVERNMENT

TO :	MR. MOHR	4	DATE: 7/31/50	
FROM :		j) 67C	V 2	Boundard Bou
SUBJECT:	TIME MAGAZINE	•		Tomm Trotter
Attorney	Chief of Police General of Calif Mr. Schrotel ta	y a copy of a letter at Cincinnati, wrosornia dated July 28, when the sunjustifiably in the conjustifiably.	1958. b7C. Attorney General heir annual repo	THE STANK
in commen	iting upon the us	e by the FBI of 195	0 census figures	MARCO
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July 28, 1958

The Honorable Beaund C. Brown Attorney General State of California 600 State Building San Francisco 2, California

Dear Ar. Brown:

In reviewing your publication, "Crime in California - 1957", I have observed your statement on page 13 centerning the use by the PBI in the Uniform Criss Reports of 1950 census figures in calculating orige rates, and that this places California in an infustifiable unfavorable light. can be little question that the use of 1950 ceasus figures places California in an unfavorable light, although this may not be said for all states, but I take strong exception to your characterisation of that procedure as unjustified.

In the latest Uniform Cyles Reports the orige rates tables are clearly noted for all to see that the 1950 commun figures were used and the reasons for their use is nationally compiled figures, as well as cautionary comments as to their value, are presented on page 91.

It does seem to me that before charging in your publication that the FBI procedure was without Justification you would have communicated your suggestions to the Intermstensi insociation of Chiefs of Folice, or the FRI.

Yery traly yours,

STABLET BY SCHROPPL, Chair on Uniform Cris

Bosorting

International Associa Chiefs of Police

ENCLOSURE

STATE OF CALIFORNIA



DEPARTMENT OF JUSTICE

WILLIAM
Chief Deputy

T. A. W Chief Assistan Division

HAROLD

Deput

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Criminal Law an

Office of the Attorney General

STATE BUILDING, SAN FRANCISCO HENRY A. DIETZ, ASSISTANT ATTORNEY GENERAL

July 31, 1958

Fit Cond

Honorable J. Edgar Hoover Federal Bureau of Investigation United States Department of Justice Washington 25, D.C.

Dear Mr. Hoover:

May I thank you for your letter on our 1957 Report on Crime Statistics in California, and the copy of the letter to the Time Magazine on its interpretation of your statistics in the FBI Uniform Crime Report.

You may note in The Examiner story on our report that this office is not quoted as giving out the figure of 35 per cent, but that the statement is used unquoted at the end of paragraph 4 without the source being qualified.

The heading of The Examiner story was a matter of editorial selection within the newspaper office, and was picked for the "lead" from a paragraph on the second page of our release. (Enclosed)

In the matter of the 35 per cent mentioned by The Examiner, this might have been a conservative estimate based on a May 12 statement by Senator Knowland of California before the United Press editors in convention in Ojai. The Los Angeles Times quotes the Senator as saying that FBI statistics show an increase crime rate of 77 per cent in California from 1950 to 1957. Of course, for this increase I am blamed. As a chief law enforcement officer yourself, I believe that such a statement is as unfair as if you were held responsible for the national crime increase. (Copy enclosed) The San Francisco Call-Bulletin also quotes the figure of 77 per cent, as did most California newspapers. (Copy enclosed)

REC 55

S. C. C.

You may wish to clarify the quoted figures of the Senator, in view of his statement in the Call-Bulletin that he got the figures from the FBI.

I will endeavor to bring to public attention this discrepancy in crime statistics, to the end that such errors are not, through repetition, given the semblance of facts.

BOMUND G. BROWN ATTORNEY GENERAL

EGB:MC Encs.

The rates are based on the number of occurrences for each 100,000 persons in the State based on the 1957 population.

Exception is taken in the report to the figures of the Federal Bureau of Investigation in its Uniform Crime Reports in using the decennial United States Census. This presents California's crime in "an unjustifiable unfavorable light as the State is one-third greater in population over 1957 than it was in 1950."

California's 1957 population, on estimates of the State Department of Finance, was 14,160,000.

The seven major crimes in 1957 in comparison with 1956 are listed as follows:

•	<u> 1956</u>	<u> 1957</u>
Total	165,250	194,038
Willful homicide	474	497
Robbery	10,182	11,582
Assault	13,620	15,349
Burglary	84,771	101,060
Theft, except auto	15,384	17,767
Auto theft	38,530	45,178
Forcible rape	2,289	2,605
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These seven major crimes show an increase of 12.8 per cent in 1957 over 1956.

Arrests for adult felony are up 10.6 per cent.

Felony complaints increased 11.6 per cent.

Number of defendants prosecuted rose 13.7 per cent.

"This means that serious crime has increased in California between 10 per cent and 13 per cent faster than the rise in population," says the report to the Attorney General.

Rises in rates are general in all counties, but San Francisco and Alameda Counties are listed as still relatively low, with the average for the Bay Area and seven other counties being 7.1 per cent.

Los Angeles County had a rise of 14.9, and nine other Southern California counties had an average of 17.8 per cent.

It is pointed out that the increase in population from 1950 to 1957 is estimated at 54.6 per cent in the nine Southern

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EPA MENT OF JUSTICE
Ace of Attorney General
EDMUND G. BROWN
State Building, San Francisco
Pat Frayne

MEMORANDUM TO THE PRESS

FOR RELEASE: JULY 16, 1958

The number of major criminal matters handled by law enforcement agencies and courts in California rose 12.8% during 1957, Attorney General Edmund G. Brown reported today in a summary entitled "Crime in California, 1957."

"The data, compiled by the Bureau of Criminal Statistics in my Department, are the result of the best criminal reporting system in the country. It is a compilation in which dedicated civil servants of the State Department of Justice and local police agencies in California are working together as equal partners.

"A large part of the statistical increase in crime is due to better reporting, better procedures for obtaining data, and better law enforcement methods.

"But beyond those factors, there is still an underlying increase in unlawful conduct in our communities. That increase is one of the disturbing symptoms of our times both in California and across the nation.

"For that problem, the blame can no more be put on law enforcement officials, sheriffs, and district attorneys than placing blame for a rising divorce rate," Brown said.

Comparison of the California situation with that reported by the FBI for the entire country, shows that while police and criminal court work in California rose 10 to 13% faster than the State's population increase, crime last year rose four times faster than the population increase for the nation as a whole.

The information on California's crime trends was based on four separate series of data:

- 1. Seven major felony offenses;
- 2. The number of adults arrested and booked on all felony charges;
- 3. The number of adults arrested who have appeared in court on felony complaints;

Ten Sacramento Valley counties increased 14.9 per cent in crime, with seven San Jcaquin Valley counties showing a 3.5 per cent rise.

In adult felony arrests there was a total of 75,802 (18 years of age and over), for a rate of 535.3 persons per 100,000 population. Highest increase in arrests was for forgery, with 19.3 per cent. Numerically, burglary in 1957 accounted for the highest number of arrests: 16,509, followed by narcotics arrests of 10,353, and checks 9,120.

There was an increase in the number of felony complaints, with burglary complaints up 16.5 per cent, grand theft 16.7, auto theft 16.8, checks 17.8.

In 1957 there were 23,969 defendants filed on in superior court on felony charges, compared with 20,252 in 1956. All offenses brought to court showed rate increase, with the exception of homicide which had a 7.2 decrease (1956 - 494; 1957 - 477).

The Crime in California Report, 1957, was compiled by the staff of Ronald H. Beattle, Chief of the Bureau of Criminal Statistics, and has been sent to all peace officers and press media.

Brown Rips Knowland

And Vice Versa

By JACK S McDOWELL

OJAI May 12 - The two men who are lighting to be: come California's next gov ernor went back to their own camps today after throwing political jake and punches at enother in their only lace-

Jo Lee Battle of the primary election campaign / Compaign / Compai se public affices they held, nd in physical size. Both have big, strong volces

Thay squared off and had at it in the Ojai Valley Inn that crime is up mall states Tall was in a very limited to the crime is up mall states and the crime is up mall states.

We paper editors their clean of law enforcement providing that the crime is up mall states.

We and opposing came was justified. this week end while nearly 250 southern California rives and opposing campaign officials watched from

into the controls

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Calm Before The Storm

the question period Brown said he didn't know where

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"I dicerrer with hi

supporting right-to-work. I will oppose that, too."

Knowland and Brown agreed on most union de mocracy proposals to pro-tect the rights of ranks indlile members.

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rrair, Brown Says

Major crime rose 12.8 per cent in California dur мg 1957; Attorney General Edmund G Brown re ported yesterday in taking exception to the FBI's higher crime statistics for the State.

Brown noting a general increase in all counties, said creased from 80 per cent to San Francisco and Alameda 69 per cent Counties had "relatively low" Regard he biveniles 238/37

OBJECTIVITY HIT. Brown noted that the He charged that the EBI's rate of juvenile arrounding Crime Hepotts on shown of 25 mFr in Alformat presson to a Call threshed find the Cords crime in which the Head for the Cords crime in which the Head for the Cords crime in which the Head for the Alford the

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the nation will benefit from usiastically endorse the economic, military and

Office Mem andum · UNITED ST TES GOVERNMENT

ro : Mr. Tolson

DATE: August 6, 1958

FROM

J. P. Mohr

SUBJECT:

UNIFORM CRIME REPORTING - CALIFORNIA

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Under date of July 21, 1958, the Director wrote a letter to Attorney General Edmund G. Brown of California as a result of an article which appeared in the San Francisco Examiner of July 16, 1958, captioned, FBI Crime Report Unfair, Brown Says." A tickler copy of our memorandum dated July 18 and the letter to Brown are enclosed. Our letter to Attorney General Brown was also based on a letter to the editor of Time Magazine by Bern M. Jacobson of the Law Enforcement Section of the Attorney General's Office, which letter Chief William H. Parker of the Los Angeles Police Department made public. Jacobson took issue with Time Magazine and was critical of our uniform crime reporting program as well as law enforcement agencies outside of California. We sent a cursory letter to Jacobson enclosing a copy of the Director's letter to Time Magazine and Jacobson sent in a bare acknowledgement.

There is enclosed a communication from Attorney General Brown dated July 31, 1958, in answer to the Director's letter to him of July 21, 1958. Brown's letter indicates he knows little about crime reporting or he is deliberately attempting to distort the issue. He cites the fact that Senator Knowland has been quoted in California papers as saying that FBI statistics show an increased crime rate of 77% in California from 1950 to 1957. He then says, "Of course for this increas rate of 77% in California from 1950 to 1957. He then says, "Of course for this increas I am blamed. As a chief law enforcement officer yourself, I believe that such a statement is as unfair as if you are held responsible for the national crime increase." Brown enclosed a copy of his press release dated July 16, 1958, which precipitated the headline story in the San Francisco Examiner to the effect that "FBI Crime Reporting Unfair." He also encloses copies of three newspaper clippings.

On page 2 of his letter, Brown states, "You may wish to clarify the quoted figures of the Senator (Knowland), in view of his statement in the Call-Bulletin that he got the figures from the FBI. REC- 59 6 - 7 - 7

and I strongly feel that we should not allow this statement of Brown's to go unchallenged. We feel that the attached letter should go forward to Brown which clearly and simply cites the facts and leaves the only source that Brown can attack, law enforcement agencies in California.

SENT DILECTOR
FOR APPROVAL

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Enclosures
JPM:akc (4) 1 -

1 - Mr. Nease

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Memo to Mr. Tolson

Re: Uniform Crime Reporting - California

RECOMMENDATION:

I recommend the attached letter go forward to Attorney General

Brown.

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August 7, 1958

Honorable Edmund G. Brown Attorney General State of California 600 State Building San Francisco 2, California

My dear Mr. Attorney General:

I received your letter of July 31, 1958, concerning crime in California. In your letter you seem to question the accuracy of the data which has appeared in the press in California concerning the comparison of crime in 1957 with that of 1950.

So that you will understand how the figure of 77 per cent was derived, a computation was made of the total number of crimes reported to us in 1950 by cities in California and that figure compared with the total crimes reported by the same cities in 1957. This reflected a 76.7 per cent increase. The data which was used in computing this percentage was submitted to this Bureau by law enforcement agencies in California. Consequently, the per cent change indicated is based not upon any FBI data but is based entirely upon data submitted by California law enforcement agencies. I am not unmindful of the fact that population estimates of the U. S. Census Bureau reflect that there was a population increase in California from 1950 to 1957 of 32 per cent.

Since receiving your letter we have reviewed your publication, "Crime in California, 1957" and compared the figures therein relating to felony crimes reported to your Bureau with similar data presented in your first publication for 1952 and this reflects an increase of approximately 70 per cent for this five-year period.

I hope that the foregoing clarifies our position for you and assures you of the accuracy of the data which has been compiled from statistics submitted by California law enforcement agencies.

A 15 1 1 INTECORDED COPY FILED IN



STATE OF CALIFORNIA



DEPARTMENT OF JUSTICE

Office of the Attorney General

STATE BUILDING. SAN FRANCISCO HENRY A. DIETZ, ASSISTANT ATTORNEY GENERAL

WILLIAM V. O'CONNOR **Chief Deputy Attorney General**

T. A. WESTPHAL, JR. Chief Assistant Attorney General Division of Civil Law

HAROLD G. ROBINSON **Deputy Director** Division of Criminal Law and Enforcement

August 15, 1958

Mr. J. Edgar Hoover Del Charro Hotel La Jolla, California

Dear Mr. Hoover:

Enclosed find copy of letter sent to Stanley Schrotel in Cincinnati, Ohio.

Mr. Ronald Beattie, Chief of the Bureau of Criminal Statistics, Department of Justice, I believe makes very clear our position. If there is anything you can do to resolve the situation, I am sure it will be appreciated by all law enforcement officers in this state.

Sincerely

EDMUND G. BROWN, Attorney General

ENCLOSURE

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STATE OF CALIFORNIA



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DEPARTMENT OF JUSTICE

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SURPAY OF GRIMINAL STATISTICS



Committee Commit

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This is the oil would we sile of the second orlucism, I am sure, has been brought to the attention of your Committee sore than once during the past several years. It is one Sirely held by many chiefs of police in the State of California, and by others who would like to make legitimate one of Uniform Crime Reports for comparative purposes. It seems to me that it might be who to emit this particular table from the publication except for census years when accurate population figures are available.

Sincerely yours,

Boneld H. Bockton

Co-Edward O. Brown Peter Lejim Arthur Sherry

HB: Sab



DO-7

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OFFICE OF DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

TO

OFFICIAL INDICATED BELOW BY CHECK MARK

67L	Mr. Tolson Mr. Belmont Mr. Mohr Mr. Nease Mr. Parsons Mr. Rosen Mr. Trotter Mr. W. C. Sullivan Mr. Holloman Mr. Holloman Mr. Forder Mr. W. C. Sullivan Mr. Holloman Mr. Forder Mr. W. C. Sullivan Mr. Holloman Mr. Holloman Mr. Forder Mr. W. C. Sullivan Mr. Holloman Mr. Holloman Mr. Holloman Mr. Holloman Mr. Holloman Mr. Gandy See Me Tor Your Recommendation What are the facts?
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Office Memorandum • UNITED STATES GOVERNMENT

TOLSON

FROM :

J. P. MOHR

SUBJECT:

EDMUND G. BROWN ATTORNEY GENERAL STATE OF CALIFORNIA DATE: 8/26/58

Bogrdman Mohr Negroe Parsons : Rosen, Trotter Clayton Tele. Room Holloman

Tolson

Attorney General Brown, with a brief letter of August 15, 1958, forwarded the Director a copy of a letter dated August 13, 1958, addressed to Stanley B. Schrotel, Chief of Police at Cincinnati, by Mr. Ronald Beattie, Chief of the Bureau of Criminal Statistics at Sacramento. Brown indicates that Mr. Beattie's letter makes clear their position and observes that if there is anything the FBI "can do to resolve the situation, I am sure it will be appreciated by all law enforcement officers in this state."

You will recall that Schrotel wrote Beattle concerning critical phraseology appearing in the annual publication "Crime in California, 1957" which states on page 13 with reference to the use of 1950 population figures by the FBI that "this presents California in an unjustifiably unfavorable light..." Schrote. exception to "unjustifiably.

This same thing was mentioned in the Director's letter of August 21, 1958, to Attorney General Brown in setting forth the background for the Director's remarks to a representative of the "San Diego Union" on August 11.

Beattie's letter of August 13 to Schrotel refers to the phrase "unjustifiably unfavorable light" in their publication and indicates that it is not the first time that displeasure has been expressed over the use of decennial census data in the Uniform Crime Reports. We have been aware of this problem at the Bureau and have pointed out in the Uniform Crime Reports bulletin in recent years that marked changes in the population of many states have occurred since 1950 and have pointed out what effect this has in the calculation of crime rates and any comparisons based **REC-12** on them.

Also, in February of 1952 Professor wrote the Director and among other things sught sted that the annual census estimates for the United States be used in calculating rates rother than the decennial census figures, and the Director replied that the rates in the Uniform Crime Reports bulletin were so

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Memorandum to Mr. Tolson.
Re: Edmund G. Brown
Attorney General
State of California

calculated in the absence of population estimates by the Census Bureau from individual places from which we received crime reports.

Section in Philadelphia and requested specific criticisms of the Uniform Crime Reports. After considerable conversation admitted we should continue to calculate our rates as we now do, and the only real suggestion had to do with the elimination of statutory rape, which has been done.

on December 4, 1957, spent several hours at the Bureau of Criminal Statistics in Sacramento in conversation with of the Statistical Bureau on their field representative on three occasions asked the point-plank question as to what suggestions the California Bureau has as to improvement or changes in the Uniform Crime Reports and received no suggestions from them. It should be observed that Mr. Beattie was out of the city and not available.

Beattie, in his letter to Schrotel, changes his position slightly in connection with the use of 1950 census figures and criticizes their use because the "published rates are unjustifiably used beyond their true validity even though readers are specifically cautioned that this should not be done." He goes on the suggest that it might be better if the crime rate tables be eliminated altogether if current population figures are not available. This problem is being covered in the report of the Consultant Committee on Uniform Crime Reporting. Also, the Director has instructed that we are never again to use the 1950 census figures in the Uniform Crime Reports bulletin.

RECOMMENDATION:

The letter from Attorney General Brown itself does not indicate a reply should be made, and to initiate any further correspondence on the subject of Mr. Beattie's letter to Schrotel would unnecessarily continue an argument over one word "unjustifiably" presented in the annual publication of the State of California. Under the circumstances, it is recommended that no action be taken.

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Kdmund G. Brown ATTORNEY GENERAL STATE BUILDING SAN FRANCISCO 2. CALIFORNIA

August 14, 1958

Mr. J. Edgar Hoover Del Charro Hotel San Diego, California

Dear Mr. Hoover:

Your interview with the San Diego Union has I had seen it before I been called to my attention. home last night. I would have 67L liked to discuss it with you at that time but felt that it would be improper to do so at a social occasion such as the very pleasant evening we had together.

I do want you to know, however, that I never, at any time, any place, anywhere, have criticized the statistics of the Federal Bureau of Investigation. I haven't the slightest idea where you obtained the information that I had made any critical remarks at all. It is true that my staff in the Bureau of Statistics stated that the FBI statistics were based upon the 1950 population, but this was not in any manner whatsoever meant to be derogatory of the great work that your bureau is doing in the field of crime.

We have so much in common, and I am engaged in such a difficult political campaign, that I regret very much that you felt it necessary to criticize me in a very unfriendly newspaper.

I do hope that I have the opportunity to discuss this with you personally at sometime convenient to you.

EDMUND G. BROWN

Sincerely,

ATTORNEY GENERA

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MREC 86: 62 - 762-19 - 117

Honorable Edmund G. Brown Attorney General State of California 600 State Building San Francisco 2, California

My dear Mr. Attorney General:

SENT TO THE DIRECTOR FOR SIGNATURE AND MAILING

<u>(sent direct</u>

I received your letter of August 14th and I certainly enjoyed the

I am somewhat concerned about the position you have taken with respect to my remarks to a representative of the San Diego Union on August 11th. During the time that I have been in California I have received comments from various individuals concerning your criticism of the FBI which has appeared in the local press. My associates in California have been closely queried about your attitude toward the FBI and the critical comments that have appeared in the press about the Uniform Crime Reporting program which this Bureau handles for the International Association of Chiefs of Police. My position is based on the following facts.

in the San Francisco Examinar of July 16th, there appeared an in this article that it was based on a release from you in connection with the issuance of your statistical report, "Crime in California - 1967." The opening acutence in the article stated, "Major crime roce 12.85 in California during 1963, Attenney General Edmand G. Brown reported yesterday in taking exception to the FRF's higher crime statistics for the State." In the fourth paragraph of the same article it was stated, "He (Brown) charged that the FRF's Uniform Crime Reports, on California presented California crime in 'an unjustifiable, unfavorable light'. "The FRF set the figure at 35 percent". In your letter to me of July 31, 4958, is the second paragraph, you point out that the Examiner story was a matter of editorial selection based upon material of the Examiner story was a matter of editorial selection based upon material of the Examiner story was a matter of editorial selection based upon material of the Examiner story was a matter of editorial selection based upon material of the Examiner story was a matter of editorial selection based upon material

1 - Mr. Nease

- SAC, San Diego (with copy of incoming

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Here for approval on this letter . His

AUG 25 1958

Honorable Edmund G. Brown

in the second page of your press release. Had you been inaccurately quoted in connection with this article, I assume you would have taken prompt steps to correct the erroneous presentation.

I have been asked why you used the word "unjustifiable" with regard to the Uniform Crime Reporting program. This has been interpreted as a direct attack on this program by you. The same language appears on page thirteen of your statistical report, "Crime in California - 1957."

Another item emanating from your office which gives me a great deal of concern is a letter dated July and which your assistant, Mr. Bern M. Jacobson, wrote to Time magazine wherein he took the position that Los Angeles has a high crime rate because the police department in that city reports the incidence of crime honestly and completely and that other major cities such as New York, Chicago, Philadelphia, and Detroit in the Reporting honest and complete reports in conjunction with the Uniform Chicago has Reporting program. This is certainly an unwarranted assumption on the part of Mr. Jacobson and his comments can only bring discredit on the entire Uniform Crime Reporting program and impagn the honesty of brother law enforcement officers.

I hope that the foregoing explains my position in this matter and that you now understand the factual basis for my comments.

Sincerely yours,

J. Edgar Hoover





DO-7

FROM

OFFICE OF DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

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Mr. Tolson Mr. Belmont Mr. Mohr Mr. Nease Mr. Parsons Mr. Rosen Mr. Tamm Mr. Trotter Mr. W. C. Sullivan Mr. Holloman Miss Gandy	C
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office Memorandum UNITED L____ GOVERNMENT

Mr. A.H. Belmont Clar

W.C. Sullivan

EDMUND G. BROWN SUBJECT:

CALIFORNIA GOVERNOR-ELECT INFORMATION CONCERNING

CENTRAL RESEARCH MATTER

DATE: December 12,1958

SAC San Francisco advised that former SA Warold G. Robinson, currently Deputy Director of the Division of Criminal Law and Enforcement for the State of California, had commented concerning the stand of Governor-elect Brown on the subject of capital punishment. Brown's final report to the California Legislature as Attorney General recommends that consideration of capital punishment as a deterrent to homicides should be faced squarely and should be the subject of continued study. According to Robinson, Brown feels that a history of 86 years of capital punishment in California has not proven it to be an effective deterrent to homicides.

It is noteworthy in this regard that the 1958 California Legislature rejected a proposed discontinuation of capital punishment for a trial period. (Current Developments in Criminal Matters--Crimdel--San Francisco, 12/9/58)

For information, it is noted that former SA Harold G. Robinson served as a Special Agent from 1934 to 1941. He resigned voluntarily indicating that he might be persuaded to withdraw his resignation if there were an opportunity for reallocation. He was rated as an average but not outstanding agent. He served as an investigator on the Truman and Kefauver Senate Committees and in recent years has been a principal aide to Attorney General Edmund G. Brown in California. (67-33228)

RECOMMENDATION:

For the information of the Director.

WEO:ela

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1 - Section tickler

1 - W. E. O'Neill

1 - Mr. Belmont

1 - Mr. Rosen

1 - Mr. Mohr

1 - Mr. Nease

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UNITED STATES GOVERNMENT

Director, FBI

DATE:

SAC, San Francisco

SUBIECT:

EDMUND G. "PAT" BROWN

GOVERNOR

STATE OF CALIFORNIA

CONTACT WITH

On the afternoon of January 27, 1959, I called upon Governor BROWN in his Sacramento office.

I was graciously received by the Governor, and he enthusiastically expressed a desire to cooperate freely with the Federal Bureau of Investigation and the San Francisco Office. He also expressed, in a complimentary manner, his personal feelings concerning the efficiency of the Bureau.

I discussed with the Governor the details concerning the Young American Medals Awards for Service and Bravery. I also advised him of the Bureau's desire to cooperate with his office on matters of a mutual interest.

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Charles & Charles

FEB 4 1959

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STANDARD FORM NO. 64

Office Memorandum · United States Government

TO : MR. A. H. BELMONT AD DE

DATE: August 27, 1959

Tolson ___ Boardman Belmont _

Mohr ___ Nease _ Parsons Rosen _

Trotter _____ W.C. Sullivan

Gandy

Tele, Room.

Holloman

FROM : MR. G. H. SCATTERDAY

SUBJECT: EDM

EDMUND GERALD BROWN, also known as "Pat" Brown GOVERNOR OF CALIFORNIA NAME CHECK REQUEST

Deloach McGuire W.C. Sulliva:

The Name Check Section has received a request from Navy for the results of any investigations conducted by the FBI concerning the captioned person. Commander J. L. Rutledge, Office of Naval Intelligence, on 8-27-59 advised that his office was not aware of the reason for the request which originated with the District Intelligence Office, 12th Naval District, San Francisco, California. Commander Rutledge speculated that the request could possibly be in connection with some tour Governor Brown would be making at a naval facility.

Bureau files reveal that Governor Brown has never been investigated by the FBI. In an article in a California newspaper under date of 7-16-58, Brown, then Attorney General of California, charged the FBI Uniform Crime Reports presented California in an "unjustifiable and unfavorable light" because of the manner in which the statistics were compiled. He subsequently stated the article was not in any manner meant to be derogatory concerning the "great work" being done by the FBI. Our files also reveal allegations received in the past indicating Brown sought the aid of communists and communist-infiltrated organizations during his political rise. In 1945 he reportedly opposed the deportation of Harry Bridges, a west coast labor leader accused of membership in the Communist Party. On a Personnel Security Questionnaire submitted to the Atomic Energy Commission in July, 1959, Brown admitted past membership in the National Lawyers Guild (NLG) in 1946. An article in the "San Francisco Chronicle," a California newspaper, under date of 8-9-49, announced Brown had been elected vice president of the San Francisco Chapter of the NIG. The NIG has been cited as a communist front by the House Committee on Un-American Activities.

The Atomic Energy Commission is presently considering whether or not it will require an investigation of Brown by the FBI in view of Brown's position as a member of the Board of Regents at the University of California, which position holds a high degree of importance and sensitivity under the Atomic Energy Act. The Atomic Energy Commission Security Director, John A. Waters, on 8-12-59 advised our liaison representative that the matter had not yet been decided but that he, Waters, would let the Bureau know as soon as a decision in the case has been reached at AEC. (116-442786)

1 - Mr. Belmont

1 - Liaison Section

L - Mr. Roderick

DRR:fjb.

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1 - Name Check Section

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Memorandum to Mr. Belmont RE: EDMUND GERALD BROWN

ACTION:

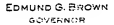
Inasmuch as Navy requested specifically only the results of investigations conducted concerning Brown, the name check request is being answered with the statement that the Bureau has conducted no investigation concerning the subject of its inquiry.

Am 8/28:59

RECOMMENDATION:

For information.

For apple



State of California GOVERNOR'S OFFICE

SACRAMENTO

September 30, 1959

Honorable John Edgar Hoover, Director Federal Bureau of Investigation United States Department of Justice Washington, D. C.

My dear Director:

Let me convey my thanks and personal appreciation for the copy of the Uniform Crime Reports of 1958 and your accompanying letter. I will certainly be interested in studying this document.

As you know, throughout my years as District Attorney and Attorney General I have had a deep interest in criminal statistical reports, and the greatest respect and confidence in the Federal Bureau of Investigation under your directorship. It is a matter of deep regret that misunderstanding should have arisen in the interpretation of the facts, the true meaning of which is of such grave importance to the entire country. I am sure that Attorney General Mosk is likewise gravely concerned with a true portrayal of the crime picture in this and in other states, and I shall personally ask his office to reexamine both sets of reports.

May I reiterate my confidence, both in you and the Bureau, for the splendid work for which we are all so grateful. 62-16:41-51

With kindest personal regards

Sincerely

EDMUND G. BROWN, Governor

Tele. Reom.

Mr. Helleman Miss Gandy.

T 14 Nos

STANDARD FORM NO. 84

Office Memorandum • UNITED STATES GOVERNMENT

ro : Mr. HOOVER

FEOM: SAC AUERBACH

SUBJECT: GOVERNO

GOVERNOR EDMUND G. "PAT" BROWN

DATE: 10/16 An Belmont DicGuire

Mr. Rosen Mr. Tamm Mr. Tretter

I am sure you will be amused at the fact that I had dnir. W.C.Sullivan allegedly ten-minute courtesy-call visit with the Governor todaye. Room______in order that he would know me. This stretched into an hour phen Holloman_____ he found that he had met me several times before though he could not recall the instances.

It was the usual courtesy situation which rapidly developed into general conversation and opinions back and forth. But one thing was his comment, "I am sure I have been off base with your boss. Hells bells I had enough trouble with the campaign without trying to take on the No. 1 important official of this country. I just had a new letter from him (this was the Bureau's letter to him about the annual statistics) and it looks like everything is all right. Gee, I hope I didn't forget to answer that one and I must see about that right now!"

BROWN is very cordial and, while I will deal with circumspection with him, it would appear that he is very much aware of
the prestige and authority of you and the Bureau. In fact, this
came out very plainly in his recent selection of members of a
state commission known as the Minimum Standards and Education
Commission on Law Enforcement. All of the appointees are friendly
to the Bureau and all five of the law enforcement members of the
Commission are National Academy graduates.

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URGENT 2-9-60 10-46 AM PST VEG

TO DIRECTOR, FBI

FROM SAC, SAN FRANCISCO 1 P

GOVERNOR EDMUND G. BROWN, INFORMATION CONCERNING. BUREAU ADVISED SAC CONTACT

ABLE TO MAKE

SPECIAL ARRANGEMENTS BY CANCELLING SEVERAL OTHER APPOINTMENTS TO ENABLE ME TO HANDLE THIS MATTER TODAY AND I HAVE APPOINTMENT WITH GOVERNOR THREE THIRTY PM TODAY AT SACRAMENTO. BUREAU WILL BE ADVISED OF RESULTS.

END AND ACK PLS 1-48 PM OK FBI WA BJM TU DISC

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HEREIN IS UNCLASSIFIED
DATE 5-16-89 BY SPIACE

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DIRECTOR, FBI (100-351585)

2/4/60

SAC, WFO (105-14317)

A77 00-17837 ci/w3

VISITORS TO IRON CURTAIN COUNTRIES IS - R

RewFOairtel to the Bureau dated 1/27/60, captioned MIKHAIL A. MENSHIKOV; IS - R. (8)(1)

Enclosed for the Bureau are five copies and for San Francisco one information copy of a letterhead memorandum dated and captioned as above.

The first informant mentioned in the memorandum is and the information furnished was set out in a letterhead enclosed with reairtel. The second informant in the memorandum is a highly confidential source (documentation - anonymous).

The enclosed memorandum has been classified "Confidential" as it reflects investigative interest in a diplomat of a foreign power and because information from informants could reasonably result in the identification of informants of continuing value and compromise the future effectiveness thereof.

Information copy furnished SF inasmuch as further information relative to this matter may come to the attention of that office.

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(2) - Bureau (Encls. 5)

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1 - San Francisco (Encl. 1) (Info) (AM) (RM)

2 - NFO (1 - 105-24305) (MENSHIKOV) (3)(4)

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ASSIFIED BY \$424/JMK/OLE/JLL

NOT RECORDED 1960

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67 FEB 17 1960

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ONIGHAEL COLL FILLED IN



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON 25, D. C.

February 4, 1960

VISITORS TO IRON CURTAIN COUNTRIES

The December, 1959, "Diplomatic List," published by the United States Department of State, describes Mikhail A. Menshikov as Ambassador, Embassy of the Union of Soviet Socialist Republics (USSR), Washington, D.C.(\$)

The 1958-1959 edition of "Who's Who in America" describes Drew Pearson as a newspaper correspondent and author of the newspaper column "Daily Washington Merry-Go-Round" since

The January, 1960, "Congressional Directory" lists Edmund G. (Pet) Brown as the Governor of the state of California.

A confidential informatt, who was a 1960, that information in the past, learned on January 26, 1960, that Grant of California had an appoint A confidential informant, who has furnished reliable C to have lunch with Soviet Ambassador Menshikov at the Embassy of the USSR on January 26, 1960. (\$)(w)

Another confidential informant, who has furnished reliable information in the past, learned on February 2, 1960, that Drew Pearson had informed Menshikov that since their lunch be had talked further with Governor Brown and learned that the Governor definitely desires to visit Moscow, USSR, approximately in the middle of April, 1960. Pearson plans to go to Moscow with

According to the second informant, Pearson formally requested Menshikov to arrange for Pearson to have a televised interview with Soviet Premier Nikita S. Khrushchev in about mid-April. Pearson pointed out that he would submit questions in advance and would like to use Soviet technicians and camera men. He pointed out that such an interview, coming before the Summit Conference, would do much toward promoting better under-(5

[22/01/SP7CI/WB appl. 00-1745

CLASSIFIED BY 22/29

DECLASSIFY ON:

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT THERE SHOWN OTHERNISE.



RE: VISITORS TO IRON CURTAIN COUNTRIES

standing. Pearson suggested that Governor Brown be included in the interview and further suggested that Khrushchev ask Brown questions about the United States and that he, Pearson ask questions of both men. Pearson described Governor Brown as one of the leading Catholics in the United States who is the USSR.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is located to your agency; it and its contents are not to be distributed outside your agency.



Office Memorandum • UNITED STATES DATE: 2/10/6 IMMEDIATE ATTENTION: Director, FBI ASSISTANT DIRECTOR CARTHA DE LOACH SAC, San Francisco Tele, Room. Mr. Ingram Miss Gandy EDMUND G GOVERNOR OF CALIFORNIA Instructions of Mr. DE LOACH to see the Governor concerning an English examination question of UCLA published in the Les Angeles newspapers. I was finally able to make arrangements through SAC Contact 676 to the Governor, so that he was able to rearrange his schedule to see me. I was taken through the back way into his personal study so we would not be disturbed and so that the nine people waiting for him would not kni he was even in his office. We spent a moment discussing about the fact that he was arranging a six-hundred-million-dollar allocation in the next seven years for California highways and that it was not nearly sufficient. He noted that the situation must be important to drive 100 miles through the heavy rains to handle it right away and noted specifically that all I had to do was to indicate that the Director had something on his mind and it made no difference what his personal situation was he would change it to try and be of assistance. I reviewed the situation from the exhibits I had, i.e., copies of the Los Angeles newspapers, whereupon it became clear that he had absolutely no knowledge of it. He called to whom it had been routed and found that had in been ill and out of the office for the past three days and that nothing had occurred. He then called in his two personal secretaries and raised the devil with them for not even having the communication acknowledged. He took up the point that I had made about courtes to the American Legion which had authored the letter and told the secretaries that he was much disturbed that no action had been taken He said, "I'll bet this kind of thing wouldn't happen in Mr. Hoover's At that time he went on to lecture them as to what would the Bureau and the American Legion think of his group if the routered were as sloppy as this situation, etc. We then got down to business and he stated he would see the an answering letter, which would be available to the press, went out as he felt that the question was obviously loaded and said that it was a terrible thing to indoctrinate kids this way; that the FBI was wonderful and las a matter of fact, he sometimes wondered why we didn't bet into more situations than we did

(4)

l Los Angeles

as we were obviously needed. He went on in considerable detail to state that he felt that this was a completely unfair situation and that whoever did it didn't have any experience from which to draw. He said that in his own past law enforcement experience as a prosecuting attorney and as Attorney General he had found that without exception the FBI's policy was impeccable and he had wished a number of times in those capacities -- and now -- that he had an organization half as good.

The Governor stated that his assistant, would write the communication and gave instructions that make a copy of the letter to immediately available to the Chancellor of UCLA for immediate action. He said he would not have the communication directed to President CLARK KERR as KERR is traveling in Latin America. Further, he said he would not wait until the next meeting of the Regents, which is 2/23/60, as he wanted this to call the Chancellor thing done right now. He instructed and tell him that he would appreciate an immediate investigation be made to fix responsibility and authorship of the question and to specifically ascertain "what the man had as an alibi" for such a question. He also told to make it clear telephonically to the Chancellor that the Governor was having enough trouble with the University's budget at this time and didn't want to incur the wrath of the FBI as an additional handicap. He then turned to me and said, "There'll be no fight on the matter but I have to be careful about the situation. I have usually made it a policy not to try to tell the University specifically what to do unless it is directly in my capacity as Governor concerning fiscal matters." He said, "I have had a number of fights with the liberals there because I feel that they are not helping the reputation of the University but they are very sensitive and actually have Constitutional rights and privileges that I cannot invade. Instead, I act in concert with the regents and they usually go along with me."

To help the Governor and in the answer, I furnished him a copy of your Dallas speech wherein you decried the problem of a national police. He was quick to note that he was friendly with Senator Lyndon Johnson after I pointed out the circumstances of the purpose of the speech. I also gave him a copy of the Law Enforcement Bulletin for October, 1958, and referred him to your editorial about the danger of a national police force, as well as your comments on Page 5 therein as to the speech you gave before the ABA at Los Angeles that summer and noted the country-wide coverage of the situation through the Bulletin and the ABA.

I told the Governor that we were getting "inquiries" about this situation in the Los Angeles area in order to try to insure that followed through to do what the Governor instructed.

We closed off the meeting with the fact that he also intends to write you personally as to the situation and that I should continue to feel free at any time to advise him of anything in which you thought he could be of assistance as he would be only too glad to do so. His final comment was, "Someday when you and I both have a little more time it would be nice if you would survey my staff and put some FBI procedures into effect!"

I shall follow up with the press here in accordance with Mr. DE LOACH's suggestion so that inquiries are made of the Governor's office to help insure that there is a follow-through.

In view of the past history of the Governor with the Bureau, I was very much impressed with his obvious desire to be of assistance, his cordiality as shown by the fact that he broke off a considerable amount of obviously important matters to see me immediately and his general sincerity. There is no question from his comments of his continued admiration for you personally.

EDMUND G. BROWN

State of California GOVERNOR'S OFFICE SACRAMENTO



February 9, 1960

The Honorable J. Edgar Hoover Director, Federal Bureau of Investigation 4936 - 30th Place Washington 6, D. C.

Dear Mr. Hoover:

Your special agent in charge of San Francisco, Mr. Richard Auerbach, was in to see me today in connection with derogatory statements contained in questions submitted to young people in our universities.

I have ordered an immediate investigation of the person who was responsible for the questions, and as soon as I have any facts I will communicate with your local people.

I appreciate your directing this to my attention.

Almed & Brown

Sincerely

EDMUND G. BROWN, Governor

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EX-132

Honorable Edmund G. Brown The Governor of California Sacramento, California

My dear Governor Brown:

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DATE 1216/88 BIRDING PO

Your letter of February 9, 1960, has been received, and I do appreciate the interest which prompted you to write.

Mr. Auerbach has advised me of his conversation with you concerning the derogatory comments about the FBI contained in the aptitude test at the University of California. I do want to thank you for your thoughtful consideration and willingness to talk to Mr. Auerbach. It is indeed most encouraging to all of us in the FBI.

I was amazed to learn that such an unfair and grossly misleading question was included in the University aptitude test. This question categorically characterized the FBI as a national police. Hence, students were being confronted with a complete falsehood under the guise of alleged truth. The very essence of free society means that error must be corrected by the true facts.

MAILED 27

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Sincerely yours,

1 - San Francisco - Enclosure

1 - Los Angeles - Enclosure

NOTE: Bureau has had cordial contacts with Brown, though in 1959 we had some difficulty concerning crime statistics with members of his state administration. (62-76249)

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LIPTIONAL FO M NO. 10

UNITED STATES GOVI MENT

Memorandum

TO :Mr. D. J. Parsons

FROM : Mr. A. H. Belmont

SUBJECT: EDMUND G. BROWN
GOVERNOR OF CALIFORNIA
INFORMATION CONCERNING

COMINFIL OF THE COUNCIL OF DEMOCRATIC CLUBS INTERNAL SECURITY - C DATE: February 24, 1960

1 - Mr. Parsons

1 - Mr. DeLoach 1 - Mr. Belmont

1 - Mr. Baumgardner

1 - Mr. O'Connor

Tolson
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SAC, San Francisco, by letter 2-17-60 requests authority to advise Governor Edmund G. Brown of California on an off-the-record basis of the Northern District of California Communist Party (CP), USA, interest in the California Democratic Council convention, Fresno, California, 2/12-14/60 and the background and identities of the individuals responsible for the adoption of a resolution at this convention which requests a presidential review of the case of Morton Sobell. Sobell, together with the Rosenbergs, was convicted for conspiracy to commit espionage and is serving a 30-year sentence.

a San Francisco advises that a San Francisco attorney, was responsible for the above resolution and reportedly had turned the resolution over to who was serving on the resolution committee of the convention and who is on the San Francisco County Committee of the Democratic Party. The reportedly attended this convention with the individuals referred to above are all security Index subject of the San Francisco Office and old-time CP members. Who is retired, was formerly an organizer for the International Workers of the World. He served as chairman of the East Bay Rosenberg-Sobell Committee in 1956 and 1957 and has been affiliated with many communist front organizations in the San Francisco Bay area. He continues to be active in the Sobell committee.

San Francisco has previously furnished information concerning communist interest and influence exerted at this convention. In addition to the Sobell resolution, the convention called for abolition of the House Committee on Un-American Activities, revision of the Walter McCarrar Immigration Law and cessation of nuclear bomb testing.

| Coordinator of the CP delegates at the convention, remarked that everything the CP had hoped for had gone through on the agenda at the convention.

Bureau files reveal that the Bureau has had cordial contacts with Governor Brown, although in 1958 we had some difficulty concerning crime statistics with members of his state administration.

Enclosure deut 62-76249 AJD:djd 2-75-900-432594

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Memorandum Mr. Belmont to Mr. Parsons

Re: Edmund G. Brown

(62-76249) Cominfil of the Council of

Democratic Clubs (100-432594)

OBSERVATIONS:

There is no question but that the Communist Party has been able to exert considerable influence on the Democratic Council of California. Not only would Governor Brown deeply appreciate receiving information concerning the activities of the Communist Party in this regard but it would serve the additional purpose of enabling Governor Brown to take positive action to prevent a recurrence of similar types of communist tactics in the future.

ACTION:

There is attached for your approval a letter to SAC, San Francisc instructing him to discreetly advise Governor Brown of the communist sponsorship of the Sobell resolution passed at the Democratic Council convention. Under no circumstances will this information be attributed to the Bureau.

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1 - Mr. Parsons 1 - Mr. DeLoach - Mr. Belmont

1 - Mr. Baumgardner 1 - Mr. 0 Connor

February 25, 1960

SAC, San Francisco (100-45768) (80-449)

Director, FBI (62-76249) 5/

EDMUND G. BROWN GOVERNOR OF CALIFORNIA INFORMATION CONCERNING

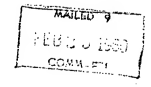
COMINFIL OF THE COUNCIL OF DEMOCRATIC CLUBS INTERNAL SECURITY - C

Reurlet 2-17-60. Bureau authority is granted to advise Governor Brown on a confidential basis of the pertinent information set forth in relet. Governor Brown should be advised that under no circumstances should this information be attributed to the Bureau. Advise the Bureau of the results of your contact with the Governor.

AJD:djd W

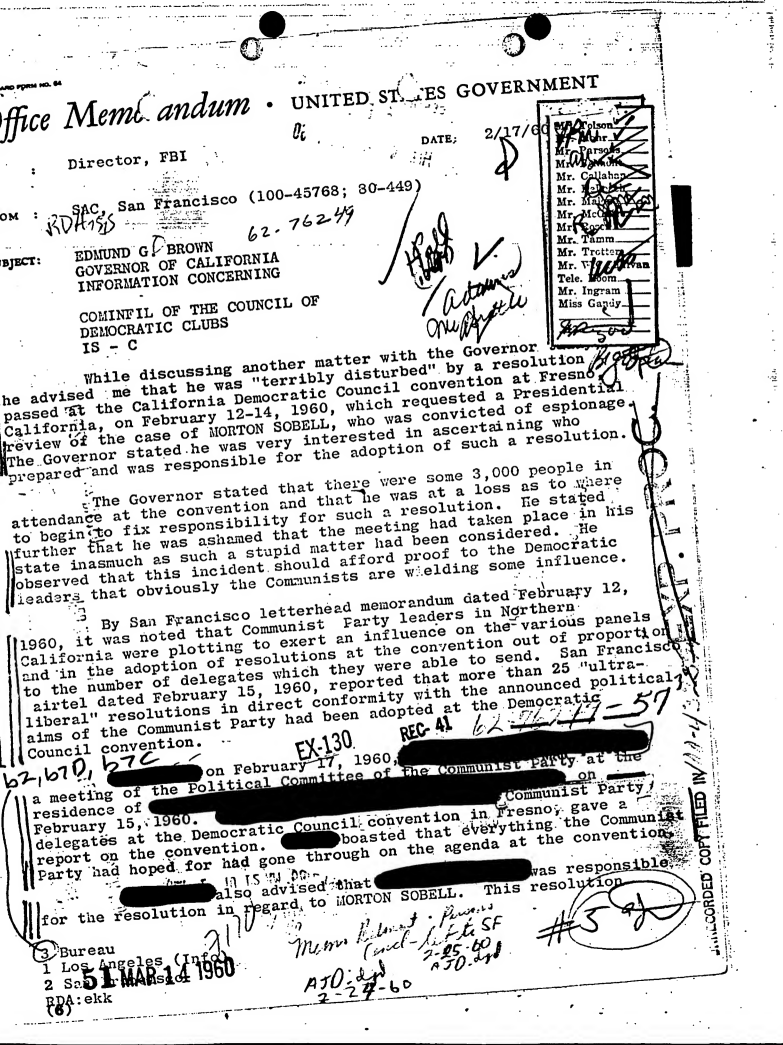
NOTE ON YELLOW:

See cover memorandum Mr. Belmont to Mr. Parsons, same caption, dated 2-24-60, prepared by AJD/djd.



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who was on the resolutions SF 100-45768 committee of the convention and who is on the San Francisco County Committee of the Democratic Party.

It should be noted that are all Security Index subjects of the San Francisco office and old-time Communist Party members, with the exception of Bufile 100-20042), an attorney, was well known for his radical activities and affiliations while attending the University of California at Berkeley. So notorious were his activities that when he applied for admission to the California State Bar, the American Legion filed an official protest based on subversive activities. He was admitted to the practice of law in Section of the Communist Party in San Francisco during the early California in 1936. 1940's, a member of the San Francisco County Executive Board of the CP in 1945, and a former San Francisco County Educational Director of the CP. More recently he has been active in affairs and campaigns of the INDEPENDENT VOTERS OF CALIFORNIA and the BAY AREA COUNCIL

INTERNATIONAL LONG SHORE MEN'S + WAREHOUSE MEN'S UNION OF SOBELL COMMITTEES. Buflle 100=15769

San Francisco. of the Northern California District CP, who in the past has been a candidate for various public offices. He formerly was a member of the Warehouse Branch of the CP in San Francisco, but was dropped in 1949 for excessive drinking and for dereliction of duty in connection with the warehouse strike in 1949. In 1952, he was warned by the President of ILWU 6 that his work was unsatisfactory because of excessive drinking. former sponsor of the CIVIL RIGHTS CONGRESS and helped form the INDEPENDENT SOCIALIST FORUM OF THE BAY AREA in 1957 to stimulate critical views of the world.

Bufile 100-252913 Y"PEOPLE'S WORLD," a West Coast weekly Communist publication, Since 1949. He is a former Section organizer for the CP, a former member of the San Francisco County Committee of the CP, and a former teacher of Marxist-Leninist classes for new CP members He was appointed by the CP Northern California District Committee as a member of the Farm Labor Commission in 1958 and registered in a CP club in 1959. He is the covers sessions of the California legislature.

Thronded 1935

511 East Drechony Stendale, California

Chinas 4-1776

FELLOW ABUSED VOTER:

The California Defense Committee is a non-partisan organization dedicated to control of irresponsible politicians.

As you know, RIGHT NOW we are engaged in a RECALL CAMPAIGN of Governor Edmund G. Brown of California because of his arrogant refusal to fulfill his campaign pledges and his oath of office.

We have investigated and found numerous instances of Brown's betrayal of the voters and taxpayers of California, and we would like to tell every California voter and taxpayer about some of these matters.

To do so, we will have to use Radio and TV, and that means that we must have the funds to pay for such time. Your contribution will help make that possible.

Please use the envelope accompanying this plea and send as much as you can to HELP finance the Radio and TV program for BROWN'S RECALL.

Make your checks payable to CALIFORNIA DEFENSE COMMITTEE - 511 E. Broadway, Glendale, California - and organize your friends and neighbors into RECALL BROWN CLUBS.

and neighbors into RECALL BROWN CLUBS.

INSURE YOUR EQUITY IN CALIFORNIA WITH YOUR CONTRIBUTION TODAY.

Rederick J Milson

REC- 30 62-76247-50000

Committee

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California Defense Committee

Founded 1935

511 East Browdowy Standale, California

Carro 1-1776

THE DARK BROWN STORY OF F. E. P. C.

By Roderick J. Wilson

THE NEW SOCIAL ORDER foisted on the people of California by Edmund G. Brown for the alleged purpose of telling private employers whom they shall or shall not hire, has now been exposed as just another bureaucratic agency designed to help build the Brown Patronage Machine. This disclosure was made when the proposed budget of the F.E.P.C. showed that it had now decided to fatten up its ampointive staff at the expense of the Taxpayers — thereby affording Brown additional opportunities to make Patronage Appointments and build a stronger "minority" power machine to dominate the Democratic Party, so that in 1964 Brown can be a real candidate for President.

NOT TOO MUCH at first -- but more and more later -- seems to be the pattern of Brown's expensive Patronage Commissions. This is illustrated by the budget revelations of the past nine months of operation of the F.E.P.C., and the proposed coming twelve-month budget of the Commission. Here is the inutshell story:

For the first nine months only 202,953 was taken out of the pockets of California Taxpayers for this monstrosity of socialistic-communistic intervention between the relationships of employers and employees. This included \$42,750 for the salaries of the five politicians appointed as Commissioners (Russian would be Commissars") by Brown. Now, after nine months of gestation, bureaucratic pregnancy is beginning to show its political development, and the Commission wants \$288,106 for the coming fiscal year.

This would be AN INCREASE of 38,618 in operating expense alone -- almost 100% in this category.

WHEN WE UNTIE THE PACKAGE, we find the total salaries and wages would be increased by \$62,735 (\$3.6%); and the present number of positions would be increased from 27 to 33 (6).

NOW WE'RE ABOUT TO BE EDUCATED -- if the Commission and Brown get the money out of our Tex Pocket. Because the F.E.P.C. wents to establish an education (this could mean brainwashing by propaganda or coercion by intimidation) and research section. This would involve five (5) positions and related expenses. The explanation given with the budget request is: "such additional funds are necessary the provisions of the labor code" which deals with anti-discrimination.

THE LAW DOESN'T SAY THAT. It cannot be found anywhere in the law that the Commission is directed to carry on a formal education program or engage in original research. In fact, the legislative auditor says, "the law did not contemplate the FEPC employing a full-time education and research staff, nor does it seem the legislature specifically-directs the Commission to engage in research. This is a higher level of service than was authorized by the legislature when it approved the original budget request."

TWO MORE FIELD REPRESENTATIVES are also included in the proposed tax grab by Brown's F.E.P.C.; and here again the vigilance of the legislative auditor sounds a warning with the opinion that they are not justified under the present work load, and that the request is an arbitrary one for a higher level of service than that authorized by the legislature.

SIX ADMINISTRATORS over ONLY six Field Representatives -- a ratio of ONE SUPERVISOR for each employee -- is also disclosed by the legislative auditor's report, and the additional observation is made that "no other state agency has such a ratio of one supervisor for one employee." In Industry and Labor Relations this type of 'make work' program is commonly termed 'feather bedding.' Now it would appear that in his bold new concept of Government by Appointive Managers, Brown has found a new term - "FEPC".

COMMENT - study of Socialist and Communist political action programs for the past 30 years finds repeated reference to destruction of the employee and employer relations by interference of bureaucratic commissions and agencies, and destruction of management solidarity and labor cohesion by forced integration of social and racial problems.

Nothing new can be found in the present audacious attempt to start spreading out the power and expense of the F.E.P.C., and its interference with labor-management-consumer relations. This was anticipated and predicted by experienced labor-management relations experts and consumer market analysts both before and after the creation of the F.E.P.C.

BUT, unless management and labor are resigned to letting the Brown Juggernaut completely dominate all future relationships between management and labor, IMMEDIATE STEPS must be taken to get at the source of the problem -
RECALL BROWN!

THE FACTS ABOUT A RECALL ARE that it will take approximately 636,000 good signatures on petitions to bring about a RECALL ELECTION of the Governor of California, and -- in addition -- funds for the election campaign of his successor will be required. Present estimates are that it will cost approximately 50¢ for each signature obtained on the recall petitions -- making a round figure of \$318,000 to obtain necessary signatures for BROWN'S RECALL.

THE ALTERNATIVE to the expenditure of such a sum of money for a RECALL is LOSS OF NUCH MORE MONEY over a period of time in the form of EXTORTIONATE TAXATION to pay the salaries of Brown's Personal Political Machine, and complete domination of both management and labor by Brown's appointed Commissioners, Managers, and Directors. The money factor does not, of course, take into consideration the social and political aspects of living and doing business under the domination of the bureaus and agencies of Brown's Welfare State.

All contributions of funds for the RECALL OF BROWN may be made to the CALIFORNIA DEFENSE COMMITTEE and mailed to 511 E. Broadway, Glendale, California.

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SF 620-45768; 30-449

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case being bounced back and forth for such a long period of time between the various courts was because the courts had "that teeny weeny little element of doubt in their minds" as to the complete guilt of CHESSMAN. Governor BROWN stated that while he had been Attorney General of California he had tried to get a policy through the Association of Attorneys General to record their stand and feeling that no single Federal Judge should be able to grant a writ of habeas corpus or take any action to counteract a decision of a whole bench of a Supreme Court of a state. He said it was his feeling that if the Federal Courts were to be allowed to overturn such a decision it should be only by a whole District Court decision of judges sitting enbanque; further, that he intended at some future date to again push this proposition.

The Governor is exceedingly cordial, obviously is very friendly to the Bureau and, as a parting statement, noted that some time in the near future he would like to take me fishing with him so that he could learn more about the Bureau.

As any developments are received, the Bureau will be advised.

Mr. Tolser STANDARD FORM NO. 64 Mr. Mohr., Mr. Parser dum • UNITED STATES GOVE Office Men... Mr. Male 4/21/60 DATE: Mr. M ... DIRECTOR, FBI Mr. Radan Mr. Taine Mr. " LEGAT, MEXICO Mr. W O.Sullivan FROM Tele. Room... Mr._ingram. Miss Gandy EDMUND G. BROWN SUBJECT: GOVERNOR OF CALIFORNIA MISCELLANEOUS INFORMATION CONCERNING For the Bureau's information, Governor BROWN was in Mazatlan, Mexico, on vacation from 4/16/60 through 4/20/60. SA was in Mazatlan during part of this time on official business and contacted Governor BROWN on my The Governor's party included instructions. to accompany him, The Governor invited SA to the bull fights on Sunday afternoon, 4/17/60, and was of considerable assistance in acting as interpreter and explaining bull fighting to the Governor and his party. advises that the Governor was most appreciative of the assistance afforded him and expressed great admiration for the Director, the Bureau, and SAC AVERBACH of the San Francisco Office. 2 - Bureau 1 - Mexico City JFD:plb (3) 5 MAY 5 1960 1420 提供 64 WAT 13 1990 , 7

Office Memo, indum • UNITED STA ES GOVERN MENTONE. Mr. Callahar

o : Mr. Moover

PERSONAL

DATE: 6/20/60

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Mr. Maisner

Mr. Ta

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Tele Room____ Mr. ingram___

Mr. ingram... Miss Gandy...

FROM

SAC Auerbach

SUBJECT:

EDMUND G. "PAT" BROWN

GOVERNOR

STATE OF CALIFORNIA

In accordance with your instructions through Mr. De Loach, I confidentially advised the Governor as to the Communist Party.

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that he himself did not know and had not personally made the appointment, it having been done through the Chairman of the Joint Committee. He deplored the situation and said that the general organization was so loose that things like this could occur and he would immediately take steps to see that the situation was corrected. He was very voluble in his appreciation of your courtesy in assisting him and reflected that, in his opinion, this was another good example of your impersonal desire to assist in general good government. He then went on at considerable length as to the unique position that you had as the firest example of a Government administrator that he could think of. He went on to note that he would be very careful with his handling of the situation in order to insure that his relationship with the Bureau was not impaired in any way.

The Governor talked at considerable length about the problems that he was facing with a poor personal staff as he had previously done and said that so many things were going on, this being an election year, that he had difficulty staying up with the many facets of not only the Governorship responsibility itself but his position in connection with the coming convention and campaign.

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The Governor then went on in detail as to a variety of points and specifically mentioned that of the Democratic National Committeeman who, he said, had been flushed down the river as being a power any longer in California Democratic politics. He said that a number of people must have been tremendously surprised that Brown was supporting Attorney General Stanley Mosk as a replacement except that they did not know that Mosk was about the only one "acceptable to the Los Angeles bunch." He said that Mosk would not have been his personal choice but that he had more or less been forced into the situation in order to have a unified group. He said that perhaps he shouldn't talk like this, being a Roman Catholic, but that a background reason that they could

11 JUL 1 1960

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not talk about included the fact that there were some powerful Jewish interests which were backing Mosk and which could not be ignored. He also noted that he would like very much to get Mosk back on to the bench and out of the Attorney Generalship so that he could appoint San Francisco District Attorney Tom Lynch in his place. He said he felt that Mosk was not generally acceptable to the law enforcement crowd in California but didn't know what he could do about it except to try and push him upstairs.

The Governor gave quite a frank personal opinion on the various Democratic candidates and noted that for all of the fact that Kennedy had an excellent war record and was obviously a bright man, yet he just looked too youthful and among all the candidates appeared as a boy among men. He feels that, if there is any kind of a real big conflict at the convention, Stuart Symington could very well wind up as the compromise candidate and wished that Symington was a more personable individual, at least on TV. It seemed to me that he discounted entirely the prospects of Lyndon Johnson.

The Governor spent a considerable amount of time reflecting that he had received quite a drubbing from the newspapers on his own situation and said that it obviously was merely political conversation because after all he had received 69 per cent of the total Democratic vote and would call it a clear-cut mandate that he was representing the Democratic Party and would have the votes of the delegates in his vest pocket to deal with.

The Governor asked me if we were satisfied with the outcome of the Standards and Qualifications Commission made by having former San Diego Police Department Captain Gene Muehleisen as the replacement for Holstrom. I told him we were very well satisfied with it and noted that Muehleisen was a National Academy graduate just like all the rest of the law enforcement on the Commission. Seizing this as an opportunity, I noted that two of the members of the Commission had originally received one-year appointments which would terminate this October and suggested that, since the Commission was just getting started, he might want to reappoint them for continuity. He asked me if I knew them personally and I told him that I did and that they were fine representatives, whereupon he stated he would not announce it now but would wait until the term was over in October and then would reappoint them. He said that he was terribly surprised when he

heard the full story on the last being a complete alcoholic and noted that he had only met once and that he'd been pushed into the matter by "the Berkeley bunch." He said that he expected that the Commission would discuss all of its policies with the FBI before putting them into effect and that at the first opportunity he had to talk with Muehleisen would point this out to him. He noted that he felt very proud of the fact the Commission had finally become law as he said that the legislation was a dead issue until he himself had gotten interested in it to push it and, since he felt he was a sponsor, he intended to follow the situation carefully.

The Governor also again recounted the story of his meeting with you several years ago in California and made the statement that you had given him a complete whipping just prior to election and that he couldn't understand why you hadn't waited until afterwards. He went on to note that he was certainly glad that his relationship with you had changed now and that if there was anything at all that you wanted, you had but to call upon him and he would do his very best to deliver.

UNITED STATES GOVI

(V1emorandum

: Mr. DeLoach

DATE: 8-11-60

FROM

SUBJECT: "LET'S ABOLISH CAPITAL PUNISHMENT"

ARTICLE BY GOVERNOR EDMUND G. BROWN (D-CAL)

AUGUST, 1960, ISSUE "GOOD HOUSEKEEPING MAGAZINE"

SYNOPSIS:

Captioned article analyzed item by item in accordance with Director's request. Article does not mention Bureau or Director. Article begins with Brown's decision on 2-18-60, to grant Chessman 8th reprieve. Brown fails to mention that one of most important factors he considered in reaching this decision was State Department telegram advising Chessman's execution might lead to hostile demonstrations against President Eisenhower when he visited Uruguay. Brown's popularity declined over his handling of Chessman case and this article may be shrewd attempt by Brown to recapture lost political ground.

Many statistics in article are self-serving, inaccurate, and indicate sloppy job of research. For example, Brown cites a 1953 survey by Elmo Roper Associates which revealed that only 42 per cent of American people favored death penalty, 50 per cent opposed it, and 8 per cent had no opinion. Brown, however, fails to mention that a U.S. Gallup poll conducted in March, 1960, reflected 51 per cent of American population favored death penalty, 36 per cent opposed it and 13 per cent were undecided.

Calling for "a nationwide educational campaign that will show the case for the abolition of capital punishment without generating hatred or maudlin sympathy," Brown notes "some states" that abolished the death penalty have put it back on their books. Actually, it appears that legislatures of numerous states are more discerning in dealing with capital punishment than are the starry-eyed idealists who clamor for its abolition. Nine states which had abolished the death. penalty later reinstituted it. Only one state has recently abolished the death penalty (Delaware in 1958), and nine states in past two years have rejected proposals to abolish capital punishment.

Some of the more glaring inaccuraches in Brown's article are: (1) Brown said that from 1938-53, there were 110 execut 20186 n California. Figur of Federal Bureau of Prisons reflect 117 executions in California from 1938-53. (2) "Women commit one out of every seven murders. ..." Latest Bureau figures (1958) reflect one out of every five persons arrested for murder is a woman.

Enclosure. 1.- Mr. DeLoach

Jones to DeLoach Re: Gov. Brown

(3) Brown claims a yearly average of 48 persons are executed out of 7,000 brought to trial for killing. While it cannot be determined what period of time Brown used in arriving at this figure, it is noted that during past 10 years, an average of 72 persons were executed each year, and (4) Brown states in 1941, there were 6,990 cases of murder in the U.S. and 119 executions, while in 1957, there were 7,000 murder cases and 65 executions. Federal Bureau of Prisons and UCR show. that in 1941, there were 7,562 murders and 123 executions, and in 1957, there were 6,920 cases of murder and 65 executions.

Brown points out he is well acquainted with police problems and notes his father-in-law, Arthur D. Layne, was a captain in the San Francisco Police Department for many years. Bufiles reflect Captain Layne was cooperative with the San Francisco Office in the late 1930's. Brown states his critics have said that a state that abolishes capital punishment sends hundreds of policemen and prison guards to their deaths. He claims other states and nations have not found this to be true. Bureau survey of 4,000 cities across Nation reflects that on the average the same number of police officers are killed in states which have abolished death penalty as in states which retain death penalty.

Brown feels revocation of death penalty alone is not enough and sugge threefold plan: (1) Segregate irresponsible or permanently vicious criminals with irrevocable life sentences, (2) set up modern correctional facilities for those who can be reformed and redeemed, and (3) launch a vigorous program of law enforcement and crime prevention, putting faith in alertness and hard work rather than relying on terror. Apparently, this is Brown's "humanitarian" approach to problem. It is noted, however, that on one occasion Brown removed "no-possibilit of-parole" stipulation from life-termer Jack D. Green's sentence as first step toward granting him an eventual parole. Green killed a Los Angeles police lieutenant during a theater robbery in 1932, and in 1934, his death sentence was commuted to life imprisonment with provision there would never be any possibility of parole. In January, 1960, Brown commuted death sentence of two-time killer James Merkouris provided there would never be any "possibility of parole." As or Los Angeles newspaper pointed out, it appears Brown has found a new way of combating capital punishment. First, he commutes sentence of a particularly brutal killer while public sentiment is strong by adding proviso against parole. The when sentiment dies down, he removes proviso and makes it possible for the kille to be released to again "imperil the lives of innocent persons."

Article concludes by pointing out there is no doubt that world trend is toward abolition of death penalty, and sets forth statements by different religion that which have gone on record against it. A detailed analysis of article is set forth under "Details."

RECOMMENDATION:

the Director's information.

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DETAILS

The Director has requested an item by item analysis of Governor Brown's article (copy attached) entitled "Let's Abolish Capital Punishment," which appeared in the August, 1960, issue of "Good Housekeeping Magazine." It is noted that the article does not mention the Bureau or the Director.

STATEMENT:

Brown points out that in reaching his decision to grant Caryl Chessman his eighthreprieve on the night of 2-18-60,"It all boiled down to one thing. I believe that capital punishment is wrong. I knew I had to give Chessman one last chance." The following week, Brown urged the California Legislature to repeal the death penalty. When it was apparent that they would not, he suggested the death penalty be suspended for 3 1/2 years as an experiment in humanitarianism This was turned down by a senate judiciary committee vote of 8 to 7.

COMMENT:

Brown fails to mention that one of the most important factors he considered before reaching his decision to reprieve Chessman was a State Department telegram advising that the Chessman execution might lead to hostile demonstrations against President Eisenhower in connection with his visit to Uruguay in early March, 1960. Brown's attempts to have the death penalty repealed or suspended by the California legislature are factual according to newspaper accounts.

STATEMENT:

Brown advises he will not give up the fight to abolish the death penalty. He believes capital punishment is brutal and degrading to society and has been a gross failure.

COMMENT:

Brown is adamant in his belief on this controversial subject. His popularity declined as a result of his handling of the Chessman case and this article may be a shrewd attempt on his part to recapture lost political ground.

STATEMENT:

A 1958 nationwide survey by Elmo Roper Associates revealed that only 42 per cent of the American people favored the death penalty, 50 per cent opposed it and 8 per cent had no opinion.

COMMENT:

These figures are accurate as reported in the 2-9-59 issue of Roper's "The Public Pulse." It is noted, however, that pulic opinion polls can be most self-serving. For example, a U. S. Gallup poll conducted in March, 1960, reflected 51 per cent of the American population favored the death penalty, 36 per cent opposed it and 13 per cent were undecided.

STATEMENT:

Brown calls for "a nationwide educational campaign that will show the case for the abolition of capital punishment without generating hatred or maudlin sympathy." He states; Some states that abolished the death penalty have put it back on their books after a frightening crime wave."

COMMENT:

It would appear that the legislatures of numerous states are more discerning in dealing with capital punishment than are the starry-eyed idealists who clamor for its abolition. Nine states (Arizona, Colorado, Kansas, Iowa, Missouri, Oregon, South Dakota, Tennessee, and Washington) which had abolished the death penalty at one time, later reinstituted it. Only one state has recently abolished the death penalty (Delaware in 1958). Nine states in the last two years have rejected proposals to abolish capital punishment, (California, Oregon, Connecticut, Virginia, Florida, Massachusetts, New York, New Jersey and Ohio). (From "A Study of Capital Punishment As a Deterrent To Crime" prepared for the Director in March, 1960.)

STATEMENT:

The article goes into a rather lengthy review of the salient points of the Chessman case.

COMMENT:

The facts pertaining to Chessman are accurate based on information in Bufiles.

STATEMENT:

Brown cites the inequality of capital punishment, claiming it is levied against the "downtrodden and defenseless," the "weak, the poor, the ignorant, and against racial minorities." Brown points out that former Warden

Lewis E. Lawes of Sing Sing and Warden Clinton P. Duffy of San Quentin have said that people who have either money or prestige are seldom convicted of a capital crime, and even more seldom are executed. Brown said that in California during a 15-year period from 1938 to 1953, there were 110 executions of which 30 per cent were Mexicans and Negroes. He said this was more than double the percentage these two groups represented in the state population.

COMMENT:

An article by John R. Mulligan entitled "The Poor Man's Penalty," which appeared in the 5-15-60 issue of "The American Weekly," quoted Warden Lawes substantially along the lines that Brown indicates above. No comment by Warden Duffy on this topic could be located in Bufiles. (It is noted that Duffy's middle initial is "T," not "P" as set forth in the article.) Brown's figure of 110 executions in California from 1938-53, is incorrect. According to the "National Prisoner Statistics" issued by the Federal Bureau of Prisons in February, 1960, there were 117 civil executions in California during the 15-year period from 1938 to 1953. The Bureau is not in possession of any figures which would indicate the percentage of Negroes and Mexicans who were executed in California from 1938-53. It is noted, however, that Federal Bureau of Prisons figures for the period from 1930 to 1959, reflect that a total of 262 persons were executed in California, of whom 199 were white, 45 were Negro and 18 were "other." This means that the racial minority of Negroes and "others" totaled 24 per cent of the persons executed in California during this period.

STATEMENT:

"Women commit one out of every seven murders, yet only about one woman per year is executed."

COMMENT:

Latest Bureau figures (1958) reflect that one out of every five persons arrested for murder is a woman. In the past 30 years, a total of 29 women have been executed in the Nation--an average of almost one per year.

STATEMENT:

Commenting on the element of human error in connection with capital punishment, Brown noted that despite the relatively small number of people who are actually executed—a yearly average of 48 out of 7,000 brought to

trial for killing--there are a number of mistakes. Brown cites the case of John Henry Fry whom he pardoned after Fry had been wrongfully convicted of killing his wife. The article mentions the case of John Rexinger who was arrested for rape in San Francisco in 1957, and who was saved when the actual criminal confessed to the crime. Another example is the case of James Foster, who was convicted of murder in Georgia in 1956 and who, after numerous appeals and stays of execution, was released in 1958 after another man confessed to the crime. Noting that eye-witness identification is the decisive point on which many murder convictions are obtained, the article points out that a Los Angeles Police Department survey once indicated that 28 per cent of identifications made of suspects in line-ups are later proved false.

COMMENT:

While it cannot be determined what period of time Brown used in arriving at the figure of 48 persons executed on a yearly average, it is noted that during the past 10 years, an average of 72 persons were executed each year. Bufiles contain no information identifiable with James Foster; however, the following information on Fry and Rexinger was obtained from the files of the Identification Division. It is noted that prior to his arrest for murder in San Francisco in 1958, Fry was arrested no less than 8 times for intoxication, assault and battery, violation of parole and other charges. Since his pardon by Governor Brown on the murder charge in June, 1959, Fry has managed to get arrested on three occasions in San Francisco for assault with a dangerous weapon, defrauding an innkeeper, and battery. Prior to his arrest for rape in 1957, Rexinger had been arrested on 4 occasions for rape, robbery, and forgery. Subsequent to being released on the rape charge in 1957, Rexinger was arrested three times for theft, larceny and fraudulent checks. Bufiles contain no information relating to the Los Angeles Police Department survey of line-ups.

STATEMENT:

The article sets forth a very brief summary of the history of the death penalty in which it is pointed out that Austria was the first nation to abolish capital punishment, that France is the only country in Western Europe still using the death penalty, that most South American countries have abolished capital punishment, and that the Soviet Union says it inflicts it only for political crimes.

COMMENT:

The above history of capital punishment is factual based upon an article in the 3-3-60 issue of the "New York Times."

STATEMENT:

Between 1938-53, 27 per cent of Californians executed were men who killed wives, mistresses and girlfriends in crimes of passion. A majority of these killed while under the influence of alcohol. A 15-year psychiatric survey at San Quentin showed that most prisoners in Death Row were insane or totally irresponsible for whatever they had done. Three of were insane or California between 1938-53 resulted from an interrupted armed robbery.

COMMENT:

Bufiles contain no data relating to the above information. It appears that these statements were taken almost verbatim from a pamphlet of The Friends Committee, on Legislation, Washington, D. C., excerpts of which appeared in the June, 1960, issue of "The Police Chief."

STATEMENT:

Brown points out he is well acquainted with police problems and states that his father-in-law, Arthur D. Layne, was a captain in the San Francisco Police Department for many years. Brown states his critics have said that a state that abolishes capital punishment sends hundreds of policemen and prison guards to their deaths. Brown says "other states and nations have not found this to be true." He said that Rhode Island which abolished capital punishment in 1852, has the third lowest murder rate in the Nation. Its neighboring state of Massachusetts retains the death penalty and both states have about the same general rate of killings. A 1950 study of 266 cities in 17 states--of which 6 had abolished the death penalty and 11 had not--showed that "on the whole, states that have abolished capital punishment have had fewer police killings, but the difference is small."

COMMENT:

Bufiles reflect that Captain Arthur D. Layne, San Francisco Police DePartment, was cooperative with the San Francisco Office in the late 1930's. "Who's Who" reflects Governor Brown married Bernice Layne in 1930. Bufiles reflect that Rhode Island does have the third lowest murder rate in the Nation and that Massachusetts has the eighth lowest murder rate. The 1950 study of 266 cities was made by Dr. Thorsten Sellin, who wrote a book entitled "The 266 cities was made by Dr. Thorsten Sellin, who wrote a book entitled "The Death Penalty and Police Safety." It is noted that Uniform Crime Reports Death Penalty and Police Safety. It is noted that uniform Crime Reports survey of 4,000 cities across the Nation reflects that on the average the same number of police officers are killed in states which have abolished the death penalty as in states which retain the death penalty. The study of murder rates i states which do and do not have capital punishment is inconclusive. Many social human and material factors are involved in murder which cannot be accurately measured.

STATEMENT:

California has an automatic appeal to the State Supreme Court in all death penalty cases. Between 1942-57, 180 cases involving death were appealed. Twenty-five of these were reversed. On retrial, only three of these were re-sentenced to death. Six were dismissed or completely acquitted.

COMMENT:

Bufiles contain no information pertaining to this matter.

STATEMENT:

The article points out that execution for murder or rape is the safest kind of criminal risk. In 1941, there were 6,990 cases of murder in the United States and 119 executions. In 1957, there were 7,000 cases of murder and 65 executions.

COMMENT:

A review of the Bureau's Uniform Crime Reports statistics and the 'National Prisoner Statistics' issued by the Federal Bureau of Prisons in February, 1960, reflected that in 1941 there were 7,562 murders and 123 executions. In 1957, there were 6,920 cases of murder and 65 persons we executed.

STATEMENT:

A report by a group of Quakers in California disclosed that in a 10-year period, 342 convicted first-degree murderers were paroled from California prisons. They served an average of 12 years and 5 months. Of these, only 37 violated their parole in any way and only 9 were sent back to prison. Further, from 1955-57, parolees in California committed a total of 17 murders. Only one murder was committed by a paroled murderer.

COMMENT:

Bufiles contain no information concerning this Quaker report.

STATEMENT:

Brown feels that revocation of the death penalty alone is not enough and suggests a threefold plan: (1) Segregate irresponsible or permanently viciou criminals with irrevocable life sentences, (2) set up modern correctional faciliti for those who can be reformed and redeemed, and (3) launch a vigorous program of law enforcement and crime prevention, putting faith in alertness and hard work rather than relying on terror.

COMMENT:

Apparently, this is Brown's "humanitarian" approach to the problem. It is noted that on one occasion Governor Brown removed the "nopossibility-of-parole" stipulation from life-termer Jack D. Green's sentence as the first step towards granting him an eventual parole. Green had been convicted of killing a Los Angeles police lieutenant during the course of a theater robbery in 1932, and in 1934, his death sentence was commuted to life imprisonment with the provision that there would never be any possibility of parole. In January, 1960, Brown announced the last-minute commutation of the death sentence of two-time killer James Merkouris provided there would never be any "possibility of parole." Merkouris was convicted several years ago of the brutal pistol-whipping and slaying of his former wife and her second husband. As the "Los Angeles Herald Express" pointed out, it appears that Brown has found a new way of combating capital punishment. First, he commutes the sentence of a particularly brutal killer while public sentiment is still strong by adding the proviso against parole. Then, when the sentiment dies down, he removes the proviso and makes it possible for the killer to be released to again "imperil the lives of innocent persons."

STATEMENT:

In conclusion, the articles points out that there is no doubt that the world trend is toward the abolition of the death penalty. The article notes that authoritative spokesmen for all religious faiths have gone on record against it, and sets forth several of these statements.

COMMENT:

The statements by various religious groups coincide with data set forth in a publication entitled "What Do The Churches Say On Capital Punishment" which was prepared by the Connecticut Friends Committee on Social Order, West Hartford, Connecticut. The 3-3-60 issue of the "New York Times" and the 3-21-60 issue of "Time Magazine" carried articles on capital punishment which reflected that there is world trend toward abolishing the death penalty. Since 1900, 26 countries have abolished capital punishment, 15 of these having taken this action since 1930. These countries are located in Europe, Central and Sout America, Australia, Asia and also Greenland and Iceland. This world trend, however, is not reflected in the United States where 41 states retain the death penalty and 9 have abolished it. Since 1900, only four states have abolished the death penalty--Minnesota, 1911; Alaska and Hawaii, 1957; and Delaware, 1958.

UNITED STATES GO

Mr. DeLoach

DATE: 9-2-60

Ingram

Make . Parsons Belmont

Callabar

M. A. Jones

SUBJECT:

INTERVENTION BY GOVERNOR EDMUND G. BROWN (D-CALIF) IN CASES OF CONVICTED

KILLERS JACK D. GREEN AND JAMES MERKOURIS

You will recall that at the Director's request, we analyzed an article by Governor Brown entitled "Let's Abolish Capital Punishment" which appeared in the August, 1960, issue of "Good Housekeeping Magazine." It was pointed out in this analysis (attached) that on one occasion Brown removed the "no-possibility-of-parole" stipulation from life-termer Jack D. Green's sentence as the first step toward granting him an eventual parole. Green was involved in a robbery in 1932 in which a Los Angeles policeman was killed, and in 1934, Green's death sentence was commuted to life imprisonment without possibility of parole. Further, in January, 1960, Brown commuted the death sentence of two-time killer James Merkouris provided there would never be any "possibility of parole." One Los Angeles newspaper pointed out that it appeared Brown had found a new way of combating capital punishment. First, he commutes the sentence of a particularly brutal killer while public sentiment is strong by adding the proviso against parole. Then, when sentiment dies down, he removes the proviso and makes it possible for the killer to be released to again "imperil the lives of innocent persons."

The Director inquired when it was that Governor Brown had intervened in the Green and Merkouris cases. This information was not available in Bufiles, an Los Angeles Office was requested to furnish this data together with the facts of the Green and Merkouris cases. Attached are separate writeups containing summaries of pertinent data concerning the Green and Merkouris cases as received from Los Angeles and San Francisco Offices on 9-2-60.

OBSERVATION:

As noted in the attached writeup on Green, he was released on parole on 9-1-60. Thus, Governor Brown's action on 12-21-59 in removing the 'without possibility of parole" stipulation from Green's sentence directly paved the way for Green's release from prison in a little over 8 months.

Enclosures

1 - Mr. DeLoach

Jones to DeLoach Memo Re: GOVERNOR BROWN

9-2-60

JACK D. GREEN

In 1932, Green and a man named Regan participated in a \$30 robbery of a Los Angeles theater which resulted in the murder, by Regan, of police Lieutenant Hugh Crowley. Both Green and Regan were convicted and sentenced to death. Regan's death sentence was carried out. Green was received at San Quentin on 3-23-32, and his initial execution date was 5-20-32. He received about ten stays of execution, and on 1-4-34, Governor James Rolph commuted Green's sentence to life imprisonment with no possibility of parole. On 11-1-41, the State Parole Board recommended that Green's sentence be modified to make him eligible for parole, and this was rejected by Governor Olson. Several applications for executive clemency were turned down between 1941-59.

On 5-7-59, Green applied for executive clemency to Governor Brown and on 6-12-59, the California Adult Authority (CAA) recommended that the parole restriction be removed from Green's sentence. On 12-21-59, Brown removed from Green's sentence the words "without possibility of parole," thus making it possible for Green's eventual release from prison. On 7-13-60, the CAA recommended Green for parole effective 9-1-60. Green was paroled from prison on 9-1-60, and will work for

of San Raphael's Parish, San Rafael, California.

Green was released on a "life parole" which means he must report to parole authorities the rest of his life.

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Jones to DeLoach Memorandum Re: Governor Brown, 9-2-60

JAMES MERKOURIS

On 9-20-54, Mrs. Despine Forbes and her second husband, Robert Forbes, were shot and killed in their ceramics shop in Los Angeles. James Merkouris age 40, Mrs. Forbes' first husband, was arrested five days later in Arkansas for the crime. In February, 1955, in Los Angeles, Merkouris was tried for the murder of his former wife. He was convicted and on 4-11-55, was sentenced to death in the gas chamber. Merkouris' conviction was automatically appealed to the State Supreme Cour

His conviction was reversed by the State Supreme Court on grounds of error in instructions to the jury and because Merkouris was permitted to withdraw an insanity plea over the objections of his attorneys. On 8-10-56, Merkouris was retried to determine his sanity. During the trial, Merkouris went into violent rages, smashed a chair in the courtroom and had to be strapped to a metal chair in a glass and metal "isolation booth." On 9-13-56, a jury found him insane and he was incarcerated at Atascadero State Mental Hospital in California. In August, 1957, Merkouris was declared "not presently insane" by authorities at the hospital.

At an arraignment on 8-26-57, as a preliminary to retrial, Merkouris struggled, shouted, cursed, smashed microphones and a water cooler before being restrained. The retrial was postponed pending additional mental examinations and Merkouris was again declared sane in March, 1958. His retrial on the murder charge involving his former wife began on 6-16-58, and on 7-30-58, the jury found him guilty and decreed that he should die in the gas chamber. On 7-31-58, the trial was continue to determine the defense's plea of not guilty by reason of insanity. On 8-13-58, the jury found Merkouris to be sane at the time he committed the murders. Merkouris was received at San Quentin's Death Row on 10-16-58.

Merkouris' conviction was reviewed by the State Supreme Court, and in October, 1959, the Court denied a rehearing. On 10-27-59, Los Angeles Superior Judge Lewis Drucker, set the date of 1-21-60 for Merkouris' execution. On 1-21-69, Governor Brown commuted Merkouris' death sentence to life imprisonment without possibility of parole. In explaining the commutation, Brown said that a majority of State Supreme Court justices and the trial judge had recommended that the death pension be carried out. He said there was still a grave and unresolved question of Merko sanity, and noted that twenty-one psychiatrists were unable to agree during the two to

On 1-22-60, Markouris was transferred from San Quentin to Vacaville California, and on 2-18-60, he was incarcerated at the California Medical Facility a Vacaville where he is presently confined.

Mygal - END-

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TELETYPE

URGENT 1-7-60 1-20 PM CC

DIRECTOR, FEI AND SAC SAN FRANCISCO

FROM SAC, LOS ANGELES 11

GOVERNOR EDMOND G. BROWN. QUOTE LOS ANGELES EXAMINER UNQUOTE, TODAY,

CARRIES ARTICLE ON PAGE FIVE, SECTION ONE, BY CARL

GREENBERG, EXAMINER-S POLITICAL EDITOR, FROM SACRAMENTO,

WHEREBY GOVERNOR BROWN ON FRIDAY CALLED FOR FAR MORE

AGGRESSIVE ACTION TO HALT FLOW OF NARCOTICS ACROSS

INTERNATIONAL BORDER AND DISCLOSED PLANS FOR A CONFERENCE

WITH UNITED STATES ATTORNEY DESIGNATE ROBERT KENNEDY.

ARTICLE CONTINUES WITH OTHER QUOTATIONS RE NARCOTICS

PROBLEM. ARTICLE THEN QUOTES BROWN AS SAYING ON OTHER

FRONTS THAT HE WANTED TO FIND OUT WHY DIRECTOR, FOR WHOM

HE HAS QUOTE TEMENDOUS RESPECT UNQUOTE IS AGAINST A

NATIONAL CRIME COMMISSION AND INTENDS TO TALK TO HIM IN

WASHINGTON. NO OTHER MENTION OF FEI OR DIRECTOR IN ARTICLE.

FOR INFORMATION. ARTICLE FOLLOWS BY AIRTEL.

CORR FIRST LINE CORR DATE SHD DE 1-7-61

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4-26 PM OK FET WA MSL

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TU DUS

15 JAN 11 1961

cc: Mr. Da Frach

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UNITED STATES GOVERNMENT *emorandum*

TO

Mr. Hoover

1/5/61) DATE:

Malone. T. Guire Mr. Arsen

Tele. Room. Mr. Ingrant

Miss Gandy-

PERSONAL

SAC Auerbach

SUBJECT:

EDMUND G. "PAT" BROWN GOVERNOR OF CALIFORNIA

For your personal information, Governor BROWN called me today to tell me that he had received an invitation from the Soviet Embassy to have dinner there during the course of Much the inauguration ceremonies in Washington and said that he wanted to discuss the situation with me concerning it. He said that he would be glad to do anything that the FBI wanted him to do in connection with the visit, i.e., ask specific questions of any kind of the Soviet Ambassador, etc.

I pointed out to the Governor that undoubtedly other Governors and prominent officials had received similar invitations and that it being a purely social occasion, I did not see that there would be any opportunity to "do any good" in connection with the visit.

Governor BROWN advised that when he went back several weeks ago to see President-elect KENNEDY, he had received an invitation at that time at his hotel to visit with the Soviet Ambassador, which he had turned down. He said that he felt that the invitation came about by the fact that several years ago he had gone to dinner with the Soviet Ambassador as a guest of DREW PEARSON and that he supposed that based on this incident, the Ambassador felt that he could utilize the visit from the California Governor for propaganda purposes.

In view of my comments that I did not see anything whereby he could be of value to us in the situation, Governor BROWN said that he was turning down the invitation flat.

It appears that the Governor has somewhat come of age with some maturity now and is thinking along the right lines when he comes to the FBI in connection with such situations and II thought you would like to know about it.

5) JAN 17 1961

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Transmit the	following in _	PLAIN		: 1/7/61	V	P	
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Sent . Approved: . Special Agent in Charge

Brown Asks Narcotic Crackdown in Mexico

By CARL GREENBERG Examiner Political Editor

Brown called Friday for "far prolific source of narcotics. more aggressive action in Mexico" to halt the flow of arcotics across the interna "unquestionably" tougher tional border and disclosed penalties enacted for narcotics plans for a conference with violators, but he wants to talk U. S. Atty. Gen.designate to Kennedy to press for ac-

"As long as it pours in here over California's borders. there are going to be people that will proselyte and sell it no matter how tough we make the penalties."

like to see capital punishment don't go back to the deficit injected into the 1962 gubernatorial race through a pronosed constitutions. posed constitutional amend. Governor." ment on the ballot outlawing leath penalty.

While saying "I am going to leave that to the Legislature to handle," he told his first news conference in 1961:

ture) will abolish capital pun Diego by the University of ishment and I hope the bill reaches my desk."

If it did, that would mean the deep freeze for a ballot Fresno. amendment. With Democratic majorities in both Houses, administration forces may not why J. Edgar Hoover, FBI dion that score.

to Mexican President Mateos mission, and intends to talk and had been assured of his to him in Washington. cooperation on narcotics smuggling, but said he still believes a White House confer opinion on a proposed State ence would stimulate action grand jury to investigate State among countries from which agencies, saying, "We have a narcotics originate.

SACRAMENTO - Gov. | matic relations, is another

Brown said there will be Robert Kennedy. He warned: tion against the flow of dope

On other fronts, Brown:

- WARNED "at the end of this session there is going to be a balanced budget and I At the same time, Brown intend to use the full powers strongly hinted he wouldn't of the Governor to see we
 - PROMISED to name en other Southern Californian by Monday to the Public Utilities Commission.
 - VOWED he'll do all he can to see that a new medical "I hope they (the Legisla-school is established in San California. Senate President pro tempore Burns (D.), wants it in his home county of
- SAID he wants to find out have too much to worry about rector, for whom he has on that score. "tremendous respect," is Brown said he had talked against a national crime com-
- SHIED from voicing keen corps of newspapermen around here that do a grand Red China, with which the jury job every day of the unit maintain diplo vear."

LOS ANGELES FLEED DIVISION

OPTIONAL FORM NO. 10 UNITED STATES G norandum DATE: 1/9/61 DIRECTOR, FBI TO SAC, SAN FRANCISCO Tele. Room. Mr. Ingrain. SUBJECT: EDMUND BROWN Miss Gandy Governor of California INFORMATION CONCERNING On this date, JAMES P. CAVANAUGH, Agent in Charge, Security Office, U.S. Department of State, San Francisco, advised that he received a telephone call on 1/6/61 from Governor BROWN's travel secretary as follows: Governor BROWN received an invitation from the Soviet Embassy to meet and have lunch with Ambassador MENSHIKOV during BROWN's visit to Washington, D.C., for the Presidential inaugeration. Before accepting the invitation, BROWN checked with CAVANAUGH who in turn checked with State Department, Washington, as to whether they had any objection to this meeting. State Department, Washington, advised BROWN that they had no objection to the luncheon but suggested BROWN meet with State Department officials both prior to and after his luncheon with MENSHIKOV. BROWN's secretary advised CAVANAUGH that BROWN has accepted the invitation and will have lunch with the Ambassador at the Soviet Embassy on 1/17/61. (3) - Bureaut (1 - 100-363673) (MIKHAIL A. MENSHIKOV) (AM REG.) 2 - WFO (1 - SF (1 - 105-0) (8) 11 - 135-406) ALL INFORMATION CONTAINED HEREIN IS LINCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE **REC- 61** Copy to ULC by routing slip for info action 62 JAN 23 1961

Narcotics Evidence Relaxing Bill Fails

Other legislative news on pages A6, A7, C1, C2 and D6.

By Richard Rodda

The senate judiciary committee early today defeated legislation which would have permitted the police to relax the rules of evidence in the handling of narcotics cases. The legislation, SB 82, was designed to overcome the state supreme court ruling of 1955 in the famous Cahan case. The court threw out evidence in this case because it was obtained by unreasonable of Senator Richard J. Dolwig search and seizure.

tinder SB 82, Regan and the bill to the floor of the others, such evidence would senate follows: be legalized in narcotics cases: FOR — Senators Christenso long as the evidence did sen, Dolwig, Grunsky, Shawnot deprive a person of due and Regan, 5.

process of law.

AGAINST — Arnold, Cam-

process of law.

Similar legislation also has eron, Cobey, Holmdahl, Fair, been killed in the assembly Fisher, Rattigan, 7.

committee on criminal prosecution.

Cedure.

AGAINST — Arnold, Cambridge eron, Cobey, Holmdahl, Fair, Been killed in the assembly Fisher, Rattigan, 7.

ABSENT—O'Sullivan.

The measure was supported

Five Hour Debate
The senate committee debated SB 82 for more than

SACRAMENTO BEE
Sacramento, California
Date: 3-28-61
Edition: p. M.
Editor: WALTER JONES
Publisher: ELINOR McCLATCHY

Author: Case:

Classification:

Solons Kill Bill Relaxing Narcotics Evidence Rules

Continued from page 1 Lawyers Club of Los Angeles, inal justice dollar.

secure from unreasonable more concern for the innocent of evidence in all crimes. seach and seizure and this

offenders should have no fewer rights than other crim-

Judicial Review

Coleman Blease of the ACLU said the Cahan case was a judicial review of police methods and that this was proper.

He said the police are against the decision because "nobody wants to have his activities scrutinized."

The witness said it is bet ter for the police to err on the side of caution.

Chief of Police William H. Parker of Los Angeles was one of the key witnesses.

Parker, as did others, argued the Cahan decision has hampered police work in Cali fornia.

"At present hundreds of police officers in this state are contributing thousands of hours of their own time, without compensation, to attempt effective performance in face of needless obstacles." Parker, "It is doubtful that this spirit of self sacrifice can be maintained indefinitely in view of what appears to be a Jack of support born of disinterest.

Society can ill afford the financial cost of compensat of California, the American The people are being short tee members. Civil Liberties Union and the changed as they are not get-lawyers Club of Los Angeles

senting the State Bar, said the must restore balance to the that the police be given greatpeople have a right to be scales of justice and exhibit or leeway in the presentation

Similar testimony was preright is protected in the Cahan sented by a group of prose- a limit. cutors headed by District At-He also asserted narcotice torney J. Frank Coakley of accord with Governor Ed-Alameda County,

Coakley said the authori ties have had six years under the Cahan rule and come Cagain to the legislature to

seek a modification, only an it relates to narcotics of fenses

Lynch of San Francisco supported the views of Coakley.

Parker, for one, said he would prefer that the Cahan "It is the legislature that case he overcome entirely and nor.

However, he said, there is

Parker said he is in general mund G. Brown's narcotics program but is disappointed hetter cases," he declared. in that the governor favors ltained unreasonably.

chief shot several barbs at the vetoed it. legislature. He said he was at a disadvantage, as compared with the judges and the governor, because he cannot decide cases and has no patronage to offer.

resenting the Apparently: implications, Parker was questioned by committee members. He repeated what he had said, "the judges have an advantage I don't have."

He also read portions of a statement critical of him by Assemblyman John O'Connell of San Francisco and called, it "a pack of lies."

Brown Disagrees. With Chief's Views

Governor Brown termed District Attorney Thomas Chief Parker's statements inence this morning.

"And it indicates why the The witnesses were ques-legislature should be fearful spokesmen for the State Bar obstructing criminal justice, tioned carefully by commit of giving to the police the mine when they can break into a home without a search; warrant," added the gover

Brown stated he is happy. however, that the police, the people on the firing line, are zealous.

He recalled that when he was district attorney in San-Francisco the police seldomobtained search warrants.

"Now they have to do a little more work and make

He repeated his statement exclusion of evidence ob that had the legislature passcd a bill to overturn the The Los Angeles police Cahan case he would have

FBI

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Tra	nsmit the following in	(Type in plain te	xt or code)		R
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7'	testimony before the Senator E. J. REGAN proposed narcotics 1d debate concerning Serovercome 1955 ruling out evidence because seizure. This proposince Chief PARKER's did not consist of ritis not believed the "Sacramento Bee" "Narcotics Evidence at some length. The not appear in connece extensive an article wherein he mentioned wherein he mentioned I San Francisco GMP:ekk	which, on 3/21/6. egislation. There hate Bill 32, which in the CAHAN case it was obtained sed legislation restimony was be emarks on the Housere would be any for 3/28/61 control Relaxing Bill Fair Bureau will note that as has appeared of the above, the ction to specified the Director.	i, held hearing e was considera the was legislate wherein the by unreasonable elated only to fore a Senate of se or Senate of recorded recorded recorded in any of the san Francisco of the san Franci	s concernible testime ion design court three search and narcotics committee a cors at Sal of his recent this many probably coal paper SADVISED 10 CONTO.	ng lony and led to led to led offenses and lecramento lemarks. d leatter le does las rs. leary by burger CB, is
, V	Approved: Special Age	ent in Charge			

UNITED STATES GOVER. ENT

Memorandum

. Mr. Mohr

DATE: March 31, 1961

Callahan
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FROM : J. F. Malone

SUBJECT: EDMUND "PAT" BROWN GOVERNOR OF CALIFORNIA

INFORMATION CONCERNING

Einner . San

At 3:10 P. M., today, SAC William Simon called to advise that he had of Los Angeles County, and just received a call from

informed Simon that a UPI dispatch was just released from Sacramento, California indicating that Governor Brown criticized law enforcement in Los Angeles and the County of Los Angeles. Brown is stated to have said, "A good job of law enforcement is not being done in the city and county of Los Angeles." Brown indicated that this did not include the chiefs of police in the cities surrounding Los Angeles but only the county areas. Brown added that the Chief of Police of Los Angeles has seen fit to criticize J. Edgar Hoover. "You will find J. Edgar Hoover agrees with me in regard to the quality of law enforcement in Los Angeles." SAC Simon indicated that he believes that this comment by Brown resulted from a feud which is developing between law enforcement in the Los Angeles area and Governor Brown.

SAC Simon indicated that Brown recently commutated the death sentence of Erwin M. Walker also known as "Machine Gun Walker", who was sentenced to death for the murder of a highway patrolman in California. Several law enforcement officials from the area of Los Angeles one of whom was criticed Brown for the commutation. It is believed that Brown's statement as indicated above was the result of a criticism leveled at him by the law enforcement officers in the area of Los Angeles.

SAC Simon asked what he should do in case the press called him. I advised him that he should make no comment but that it would be better for him to clear with Mr. DeLoach's Office. Mr. Wick, who is acting in the absence of Mr. DeLoach, advised that he instructed SAC Simon that in the event he receives any inquiry from any source whatsoever he is to say, "No comment."

RECOMMENDATION:

None..... Informative.

1 - Mr. DeLoach

JFM:hcv (3)

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FBI, Los Angeles

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Supervisors Back Pitchess, Parker

day gave a unanimous vote Loren Roosevelt. of confidence to Sheriff a resolution voicing faith in Pitchess and Police Chief Pitchess and Parker and de Parker in their battle with claring the Sheriff's Dept. is Gov. Brown over law enforce- "world-renowned for its ex-

Pitchess have the "worst law Both Pitchess and Parker enforcement record in the were only doing what they entire state" after the two men criticized him for commuting from death to life imputing for stronger narcotic parole the sentence of Erwin ed by Gov. Brown, the States of the sentence of Erwin ed by Gov. Brown, the States of the sentence of the M. "Machine Gun" Walker, pervisors said.

County Supervisors Tues-|slayer of Highway Patrolman

ment efficiency here. cellence and quality of serv-Brown had said Parker and ice . . ."

LOS ANGELES EXAMINER I DE LE LELES CALIF. ETTERS. W. Standard and LOS AMOS EN PROLID DIVERSION

Gov. Brown's Crime Figures False, Declares Parker

Police Chief Parker flicked accurate figures show that off Gov. Brown's latest jab in 27,619 went to court with 3398 their running battle over Los released to other jurisdic-Angeles law enforcement tions." Tuesday and said he is pre- He continued: "I intend to paring a lengthy reply in deshow Brown's inconsistencies fense of his department's since the time he was Atefficiency.

brought to trial.

Chief Parker added: "The

torney General of the state."

"I do not know where Gov. The feud between the Gov-Brown got his figures which ernor and Los Angeles City are patently false," Chief and County hit its peak Parker declared, referring to March 31 when Gov. Brown a ecent charge by Brown in a news conference accused that only 14,308 of 48,504 Parker and Sheriff Pitchess felony arrests in 1960 were of having "the worst law enforcement record in the entire state."

The Governor quoted figures from a 1960 Department of Justice (State) report and from an FBI review. He charged "the statistics show Los Angeles lags behind the rest of California in arrests brought to trial."

LOS MACCIES SYMMER uds the a factorial and sign

Board Lauds Pitchess and Criticizes Brown

Supervisors Praise Sheriff, 4,200 Men in Department for 'Unquestioned Loyalty'

BY RAY ZEMAN, Times County Bureau Chief

Gov. Brown was criticized denial of probation to first and Sheriff Pitchess and the offending adults who sell ment were overwhelmingly praised Tuesday by the Board of Supervisors.

The board unanimously adopted a resolution intro-protect their operations. He duced by Supervisor Warren
M. Forn. It hailed Pitchess protested that Brown didn't
and his department for "un- even mention narcotics in questioned loyalty, bravery his annual message when the and devotion" and consistently excellent law enforce- Legislature opened. ment.

Sheriff Pitchess "in a das-Bonelli insisted upon a unanimous vote of confidence for founded and unnecessary. Pitchess because "a dark cloud has been cast."

Added Praise

and Supervisors Dorn and Kenneth Hahn added praise for both Pitchess and the Los Angeles Police Department and tore at Brown for crippling the county's narcotics legislation.

Dorn said he was shocked by Brown's statement that he would veto a modification of search and seizure restrictions. Dorn and Debs insisted upon a law to permit search of an automobile without a warrant upon "reasonable cause" to believe it holds narcotics.

Peddlers Protected

Dorn traced the history of the county's disagreements

4,200 members of his depart- hard narcotics to minors, and modifying of search restrictions.

He told how narcotics peddlers now boast of State Supreme Court rulings which

"I think that when a law Supervisor Frank G. Bo-shackles an officer, that law nelli said Gov. Brown placed should be changed," Dorn added. In introducing his tardly predicament" with his resolution, he called the gov-"unfortunate, untimely and derogatory statement" criti-Chief Parker and Sheriff cizing law enforcement here. Chief Parker and Sheriff Pitchess "irrational, un-

Pitchess said he was overwhelmed by the supervisors' praise and said he regretted Brown's use of his office to Chairman Ernest E. Debs express personal animosity.

Statistics Questioned

He said Brown used some statistics out of context in his criticism of law enforcement here and used some that are erroneous.

"In 1960," Pitchess said, "our department got 97% in convictions in all cases taken

He said up-to-date statistics will be furnished to the governor's office.

against crime, the supervi- Harvard Ave., Claremont. sors adopted a motion of Supervisor Hahn urging ap-Assn. request for a \$25,000 pointment of a permanent allotment in the angual crime commission similar to county budget.

one which worked effective beceived a California Miswith Brown over penalties, | ly when Earl Warren was sion Trails Assn. request for governor.

Would Demand Action

If a crime commission had been functioning the past three years," Hahn said,
"I am sure its members would have spotlighted the increase in crime and narcotics traffic in California and would have demanded action by the Legislature and the governor."

In other actions Tuesday the Board of Supervisors: Designated April 8-28 as

Italian Centennial Weeks. Appointed Leon Shapiro to

the County Housing Authori-

Proclaimed April 17-27 as Bike Safety Week.

Approved a distinguished service medal for George Pepperdine, founder of Pepperdine College.

Designated April 16-19 as Pharmacy Week.

Endorsed Assembly Bill 1320 to provide more highway funds for southern counties.

Endorsed Senate Bill 455 (House Resolution 3083) for federal air pollution research.

Authorized a four-month leave of absence for Dr. William S. Stewart, arboretum director, to study drought and fire-resistant plants in South Afirca.

Asked for bids April 19 on a \$28,751 development of Southwest Sportsman's Park at 9835 S Western Ave.

Asked for bids May 3 on a \$226,443 development of Lane Park at Quartz Hill.

Approved a joint powers agreement with the city of Maywood to build a 3,000before the Superior Court." sq.-ft. branch library at 4323 E Slauson Ave.

Approved final plans for a \$44,500 enlargement of a In a statewide move county branch library at 222

Received a Greek Theater

a \$6,000 allotment

LOS ANTELES TIMES

Parker Lashes Back **Brown Controversy**

over law enforcement and to law enforcement and my promised a report about own." Brown's law enforcement activities that won't be very governor's letter first in the

letter are "patently false."

Brown had released
"I don't know where he Sacramento Monday.
got his figures," Parker said

Parker ticked off after looking over the letter in which the governor offered figures to prove his assertion that Los Angeles law enforcement isn't the best. "His figures are patently

take me several days to pre-

Police Chief Parker lashed pare this reply as I will do back at the governor Tues-it on the basis of his 83% were brought to court, day in their continuing feud (Brown's) history in relation Parker said. He said this

Parker said he read the flattering.

newspapers Tuesday morntion to the narcotics arrest ing. The original document record for Los Angeles city from Gov. Brown with a arrived later in the day in in 1960. He said there were statement that figures in the the hands of the mailman. 5,845 narcotics arrests, with Brown had released it in complaints filed against

ures presented by the gov. 1959, the chief said. ernor. The feud, brewi

arrests were made of which 16031 were brought to court and 1,437 released to other jurisdictions.

The grand total of all arrests in Los Angeles city in 1959 was 229,109, of which proved that the city has not been lagging in bringing cases to court.

Parker also called atten-70.4% of those arrested. This Parker ticked off these compared with a complaint statistics in reply to the fig-filing record of 59.7% in

The feud, brewing for In 1959 there were 48,504 months over narcotics and other legislation affecting police work, came to a head "His figures are patently false."

The controversy, which has included statements not characterized by restraint, will get even more personal in the next round, Chief Parker indicated.

The controversy, which another 3,398 were transferred to other jurisdictions for action. The governor, according to Parker, said only victed of killing a policeman. The man had suffered a mental breakdown while in 1959, a total of 27,735 felony. Parker indicated.

"I intend to reply in great length," he said. "It will 1959, a total of 27,735 felony Death Row previously and had been under treatment in a mental institution.

LOS ANGELES TIMES

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Special Agent in Charge

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About

Chief of Police William H. Parker and Sheriff Peter Pitchess today in an unprecedented joint interview lashed at Gov. Edmund Brown as being "irresponsible, ignorant and attack, an interest of the serious of knowledge" of law ment officers in Los as I Edgar Hoover, head of the FBI, the very person forcement problems in ognized as among the finest with whom Brown said I in the entire country." responsible, ignorant and

The tongue-lashing by two top peace enforcing of Los Angeles conthe relicion Walker country was nauve city of San Prancisco, which showed a decrease in population of 4.2 per cent in the last census, crime increased last year 17.3 per cent in Gun? Walker country walker cent in the last census, crime increased last year 17.3 per cent grant walker country walker cent grant gra thine Gun" Walker, convicted murderer, and on narcotics legislation.

Parker released statistics in which he showed that other areas in the state showed nearly as great, or greater, crime increases than the city and county of Los Angeles.

UNJUSTIFIED'

"Brown's statement is the most irresponsible and intemperate personal attack that I have ever been exexposed to in my 25 years in law enforcement work," Sheriff Pitchess said.

"It was an unjustified

Pitchess added that his men were responsible for the capture of criminals result ing in 97 per cent convictions in cases going to courts and necovery of more than \$5 million in personal property last year.

Chief Parker disclosed that in Sown's native city of San

"In Sacramento, Brown now resides, the increase was 36.9 per centthe highest of any county in the state," Parker added.

"As reported, Gov. Brown's statements reflect an appalling lack of knowledge of crime statistics in the state of California.

"Oakland showed an increase of 26.2 per cent in crime-and these were the areas which Brown indicated were doing fine police work. Los Angeles showed a crime rate increase of 18.5 per cent in 1960 over

Los Aunai en auguns HETCH POLICE 13 DAT 1. S.LLL. L' 1/3 TIMES, CAUF. EDD OR HAKASLILL M. VILLE LOS ANGELES TO NOVI

Governo Hits L.A Officers

By JAMES C. ANDERSON (UPI)—Governor Edmund was doing an "excellent job" G. Brown said today a good in San Francisco, Alameda, job of law enforcement is San Diego. not being done in the city and county of Los Angeles.

Obviously irritated, the goyernor told a news conference that "political peace officers" in Los Angeles who constantly criticize the courts, the Legislature and the governor 'are not doing law enforcement any good."

obviously was referring to proper and the unincorpo-Chief of Police William H. Parker of Los Angeles and Sheriff Peter Pitchess of Los Angeles County. Both Parker and Pitchess criticized Brown ment," the governor added. for saving Erwin (Machine)

selves is not doing law enforcement any good,"

said. a good job of law enforce ment is not being done in Los Angeles?"

"Definitely," snapped the governor.

EXCELLENT IN S.F.

Asked if this applied to San Francisco or other centers of population in the state, Brown SACRAMENTO, March 31 said he felt law enforcement Sacramento, Santa Clara and

> "The chief of police of Los Angeles has seen fit even to criticize J. Edgar Hoover (FBI head)," Brown said. "You'll find that J. Edgar Hoover agrees with me on the quality of law enforcement in Los Angeles. The chief won't even work with George White, the federal narcotics admin-

istrator." Brown said he was not criticizing chiefs of police in other incorporated cities in Los Anrated area which is in Pitchess' jurisdiction.

ENTIRE PICTURE' "And I'm not just refer-

ring to narcotics enforce-"I mean the entire law enforcement picture in the

Parker. **Pitchess**

(Continued from Page 1)

which he said the governor's action demonstrated his "soft attitude toward crime. Pitchess also criticized the commutation.

"Our Southern California peace officers, none of whom were here or heard the testimony, have seen fit again to criticize the governor for exercising clemency power," Brown said. "These are enforcement officials where we've seen the highest crime rate go up and up without any decrease in eight or nine years."

KILLER "WAS INSANE".

Brown said all the testi-Brown refused to name the geles County but was refermony showed Walker was intargets of his wrath but he ring to the city of Los Angeles sane when he first was put in sane when he first was put in death row in 1949 and "all indications are this man would become insane again if he were returned to death row."

"This would have been torture, not punishment," Brown insisted.

The governor said he had used his clemency powers trolman's killer, from the gas city and county."

chamber.

"Constant criticism people who obviously are people who obviously are not doing good jobs them.

city and county."

used his clemency powers provided sparingly during his first two years in office and intended to use them sparingly for the people who obviously are people where the people who obviously are peop

TO: Director, FBI (Attention: Crime Records) FROM: SAC, Los Angeles SUBJECT: EDMUND G, BROWN MISCELLAMEOUS - INFORMATION CONCERNING Remytel 3-31-61. Transmitted herewith are additional news items relating to the criticism by Governor BROWN concerning law enforcement in Los Angeles County. Article in LOS ANGELES EXAMINER this date reflects that the City Conneil has given their support to Chief of Police WILLIAM HAPARKER and Askeriff PETER J.—PITCHESS on this controversy with Governor BROWN. On this date former SA is Peace Officers Association called and stated that there is a resolution before the Executive Committee of the LAPOA condemning BROWN for his action in criticizing law enforcement officers in Los Angeles County. Stated that he was merely calling this resolution to my attention inasmuch as I am a member of the Executive Committee pointing out that he expected no comment from me and that a majority of the Executive Committee have voted in favor of the resolution and in placing it before the next general meeting of the LAPOA on April 12, 1961. 3 - Bureau (Ep. 2) 1 - Los Angel (Ep. 2) 1 - Los Angel (Ep. 2) Approved: Approved: Sent M Per Miss Cart. M Per Miss Cart. Mi		F	BI, Los Angeles	
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Approved:		TINCICE STREET	REC 73	APR 3
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I informed that I would abstain from any participation in this matter, and he stated that he understood.

Extreme caution is being exercised to avoid any involvement on the part of the Bureau in this controversy between local and state officials.

Brown Again Pans Parker

The Examiner Bureau

SACRAMENTO — Gov. Brown dispatched a brusque letter to Los Angeles Police Chief Parker and Sheriff Pitchess Monday telling them law enforcement under their commands has suffered while they tell others how to run their business.

Responding to the officals' demands for a transcript of his March 31 news conference, in which Brown accused the pair of having "the worst law enforcement record in the entire state," Brown complied with the request, but attached a letter renewing his assault on them.

The original attack by the Governor stemmed from their criticism of Brown's commutation from death to life imprisonment without hope of parole for Erwin M. "Machine Gun" Walker, slayer of Highway Patrolman Loren Roosevelt.

In his letter, Brown said "I do not intend to argue further the subjects concerned," then criticized their leadership and attached statistics it was asserted show Los Angeles "lags" behind the rest of California in the number of arrests actually brought to court. Brown asserted:

hope . . . that my state

ments have called your upent attention to your primary responsibility of providing better leadership for law enforcement in Los Angeles City and County.

"It is true you have been busy. You have been telling judges how to conduct their courts, legislators how to write laws, and the Governor how to exercise his constitutional powers of clemency."

"I hope the attached statastics will lead you to examine whether you might not have reason to be as critical of your own efforts as you are of the efforts of your fellow public officials."

Brown sent Parker and Pitchess tabulations showing that in 1960, Los Angeles County recorded 57,958 arrests with 14,976, or 25 per cent, complaints filed, as compared with 29 per cent in Alameda County and 30 per cent in San Francisco.

In 1959, according to the figures, Los Angeles showed filings in 29 per cent of the arrests, with San Francisco totaling 30, and San Diego and Alameda counties each 35 per cent. The Governor's office said:

"In the matter of narcotics law enforcement, Los Angeles lags even more markedly."

"The State Dept. of Corrections reports that in 1960 only one of every six persons arrested on felony narcotics charges in Los Angeles County was convicted.

"In the rest of the state, a conviction was obtained for every 3.1 arrests."

Also, it was said, in 1960, there were 3593 reports of felonies per 100,000 population in Los Angeles County, while is the rest of the state, there were 1146 felony reports per 10,000.

Backing Won by Parker, Pitchess

The City Council, Supervisor
Dorn and the vice president of
the Los Angeles Fire & Police
League Monday gave their support to Police Chief Parker and
Sheriff Pitches in their battle
with Gov. Brown.

The Governor had charged law enforcement agencis were not doing the jobs well.

Lemoine Blanchard, author of the Council's resolution of confidence in Parker and Pitchess, said Brown "has no right to attack the integrity and effectiveness of one of the finest police units in the

world."
Supervisor Dorn called upon both sides to "get together and solve the common problem of narcotics control," at a 50th anniversary luncheon of the Woman's Civic League.

Louis Nowell, Fire & Police League vice president, said Brown's charges of poor law enforcement, "disregard the facts" as given by Mayor Paulson who has high regard for the police department's work.

WARNER WOOLAS

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Bufile 100-340214) "PEOPLE'S WORLD from 1943 to 1952, and a former teacher of art at the CALIFORNIA LABOR SCHOOL. Her CP membership dates back to at least 1943, and she registered

in a CP club in 1959. for the "CALIFORNIA FARM REPORTER," an organ of the CALIFORNIA 670 RESEARCH and LEGISLATIVE COMMITTEE. He was employed by the New Jersey ticket in New Jersey in 1940, instructed at the "Worker's School" in New York City in 1942 and 1943, was State Educational Director of the CP in 1942 and State Literatore Director of the CP in 1944 in New Jersey, and an instructor in Marxist-Leninst classes in Southern California in 1945 and 1946. INTERNATIONAL WORKERS OF THE WORLD

He formerly was (Bufile 61-1482) is retired. He was a Francisco County in 1935 on the Worker's Party ticket. He served East Bay Rosenberg-Sobell Committee in 1956 and 1957 and has been affiliated with many Communist front organizations in the San Francisco Bay area. He continues to be active in the Sobell committee.

It is recommended that I be instructed to advise the Governor in a general way, off the record, as to pertinent information set forth above with the understanding that the source not be revealed.

Office Memi andum · UNITED ST. 'ES GOVERN

Director, FBI (62-76249) (100-432594)

SAC, San Francisco (100-45768) (30=449)

EDIMUND G. BROWN SUBJECT:

GOVERNOR OF CALIFORNIA INFORMATION CONCERNING

COMINFIL OF THE COUNCIL OF

DEMOCRATIC CLUBS INTERNAL SECURITY - C

In accordance with Bureau authority, I saw Governor BROWN on 3/7/60 and furnished him the data as authorized by Bulet of 2/25/60.

The Governor was exceedingly appreciative and stated that he would use the data for his own use completely and, if he had to give instructions concerning it, it would be as emanating from him alone with no source whatsoever.

As far as the Fresno conference of the Council of Democratec Clubs is concerned, Governor BROWN said he was so concerned with the water rights fight in the state and his effort to present that in the proper light that all other phases of the meeting had "gone by the board" as far as he was personally concerned, but that now that the resolution concerning SOBELL had gone through, he was going to have to work real hard in connection with this situation because he felt that the Democratic group had been exceedingly stupid to permit the resolution to pass or even be considered. There is no question in the Governor's mind but that the Republican group will use this as fine campaign material in the coming election which, to his mind, was absolutely unnecessary to provide.

It is interesting to note that Governor BROWN spent a considerable amount of time in talking about the reprieve of CARYL CHESSMAN. He said he personally was against the death penalty generally but that he had put aside that personal feeling in this case even though this was not recognized by the nation's press. confidentially advised that the biggest factor leading him to grant the reprieve was a confidential conversation he had had with San Francisco who had pointed out to him that since ChassMAN was runctioning as his own attorney in several instances during the trial he had a right to be present at any action that was taken concerning himself as a defendant as though he were the attorney for the defense. Further,

3 Bureau San Francisco RDA: ekk

23 MAR 17 1960

Brown Levels New Blast at Pitchess and Parker

Suggests They've Been So Busy Criticizing
Others, They Neglected Their Own Jobs

Times Sacramento Bureau

SACRAMENTO — Gov. Brown Monday renewed his contention that Police Chief Parker and Sheriff Pitchess are not doing a good job by sending them his own crime statistics designed to prove the point.

But the Brown data does not jibe with figures for identical areas released by Parker and Pitchess Friday when they vehemently denied the governor's charge of being "political peace officers" who "are obviously not doing a good job."

Which of the two sets of statistics is correct is not debatable, according to Brown, who said flatly, "I do not intend to argue further the subjects covered."

Crime Rate Boost

One of the primary reasons why the information can not even be compared is that the governor did not include population increases while the two local law enforcement officials did.

Also, Brown dealt with the percentage of filings on actual arrests but Parker and Pitchess concentrated on the crime rate increase for Los angeles and other meticopolitan areas.

Both men asked Brown for a copy of his controversial press conference remarks that touched off the feud and he complied, adding a new verbal broadside.

He said, "I hope . . . that my (prior) statements have called your urgent attention to your primary responsibility of providing better leadership for law enforcement in Los Angeles City and County.

'You've Been Busy'

"It is true that you have been busy. You have been telling judges how to conduct their courts, legislators how to write laws and the governor how to exercise his constitutional powers of clemency.

"As a result, law enforcement in the areas under your control seems to be suffering from neglect, from a lack of the kind of active on-the-job leadership the many splendid men on your forces deserve.

"I hope the attached statistics will lead you to examine whether you might not be as a prition of your own efforts as you

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are of the efforts of your fellow public officials"

Brown claimed Los Angeles "consistently lags behind the rest of the state in the number of arrests which were actually brought to court" in 1959 and 1960.

The statistics showed the Los Angeles percentage of filings on actual arrests was only 29% as compared to 35% figures for Alameda, San Diego and San Francisco counties.

The case filing percentage fell to 25% in 1960 in Los Angeles while San Francisco slipped to 30% and Alameda dropped to 29% with no comparable figures available for San Diego, according to Brown.

Turning to the specific subject of narcotics law enforcement, the governor was even more critical of the Los Angeles operations.

Convictions Low

"The State Department of Corrections," Brown asserted, "reports that in 1960 only one of every six persons arrested on felony narcotics charges in Los Angeles County was convicted.

"In the rest of the state, a conviction was obtained for every 3.1 arrests.

"In 1958 and 1959," the governor continued, "the Los Angeles ratio was one for each 5.4 arrests.

"Outside Los Angeles the ratio was one for each 2.6 arrests in 1959 and one for three in 1958."

The governor concluded his statistical survey by pointing out the 1960 felony crime rate per 100,000 population was 3,593 reported in Los Angeles but less than one-third that number, or 1,146 in the rest of the state.

will Meet Them

Brown, who chard the release of his new charges before leaving Friday for a week of fishing in Mexico, told Parker and Pitchess he is willing to sit down with them any time and work out improvements in the administration of criminal justice.

"I ask only that the con-

versations be temperate fair and free from the unfortunately political atmosphere in which your recent discussions have been held," he said.

Brown, Parker and Pitchess have recently been involved in a running verbal battle over the question of a suffer narcotics penalty program on which the governor has stated he has several reservations.

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Pitchess and Parker Row With Brown

Governor Says 2 Lawmen Aren't Doing Good Job

Police Chief Parker and Sheriff Pitchess, accused Friday by Gov. Brown of "obviously not doing a good job," struck back a few hours later with charges that the governor was irresponsible and ignorant.

Parker and Pitchess held a press conference in the Police Building after Gov. Brown, at his morning press conference in Sacramento, said the Los Angeles officers were "not doing law enforcement in this state any good at all."

The governor did not name either Pitchess or Parker but left no doubt that he meant them when he referred to "political peace officers" in Los Angeles City and County.

'Not Doing Good Jobs'

Brown specifically indicated his displeasure with Parker and Pitchess for opposing his action granting clemency to a Los Angeles police killer, Erwin (Machine Gun) Walker. The governor, an opponent of capital punishment, commuted Walker's sentence from death to life imprisonment.

Brown said that Walker is still mentally ill. "I did not want the spectacle of putting a man in a condemned cell and seeing him go insane

again," he added.
"Constant criticism by
people who obviously are not
doing good jobs themselves
is not doing law enforcement any good," Brown said.

"Then you are saying that a good job of law enforcement is not being done in Los Angeles?" a reporter asked.

"Definitely," the governor said.

Talk to Newsmen

Parker and Pitchess conferred briefly in Parker's office before appearing before the press in the Police Commission hearing room.

They said they had sent identical telegrams to the governor demanding a complete transcript of the "allegations" which they said they knew of only through the newspapers.

The police chief and the sheriff said they were completely in agreement with each other in defending their records against the governor's assault.

Chief Parker said that if the governor's attack was political in intent it was illadvised.

"At next Tuesday's election" Parker said, "the three front runners for mayor have all praised our law enforcement."

Called Intemperate

"The whole thing boils down to this," Parker said. "We peace officers have a legislative program the governor is opposed to. Now the conflict has degenerated info a hog-calling contest."

Sheriff Pitchess said he

Please Turn to Pg. 7, Cor. 3

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UNHAPPY LAWMEN—Police Chief Parker, left, and Sheriff Pitchess defend their records at a press conference here a few hours after Gov. Brown accused the two law officers of not doing a good job.

LOS AMORNIS TIMES

DATELÍS LA CALIF.

EDITOR SE LA CALIF.

LOS AUGULES FIELD DIVISION

PITCHESS-PARKER

Continued from First Page rate increase was lower in was "astounded" by Gov. How I have a statement. He called it "an irresponsible and intemperate attack of personal animosity." rate increase was lower in Los Angeles than it was in the San Francisco Bay area and the 10 counties of the Sacramento area, "his prespersonal animosity." personal animosity."

adequate in the Los Angeles cisco had a 4.2% population area except within the city loss and a crime increase of Los Angeles itself and 17.3%, he said. within the unincorporated areas, Sheriff Pitchess said he wondered if the governor munities under contract.

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Quotes Figures

Parker said the governor's statement showed "an appalling lack of knowledge of the crime problem in the Greater Los Angeles area."

He said that the state's own figures show that in the first half of 1960, the latest figures available, the entered

personal animosity."

The sheriff said he had never been subjected to such an attack in 25 years of law enforcement work.

Noting that the governor praise," had a 26% crime increase last year, while the figure for Los Angeles, despite its population growth, said law enforcement was was only 185%. San Francisco. said law enforcement was was only 18.5%. San Fran-

Convictions at 97%

Sheriff Pitchess said he realized that the sheriff's not only resented what he office was responsible for law regarded as a personal attack enforcement in 23 Southern upon himself but the impli-California incorporated com-cation that the "10,000 men and women in law enforce-ment work" also were inefficient.

He said the sheriff's de-

LOG AMOTERS TIMES LOS TOTALES, CAMP. E- -- / / / -- -- ed 34,500 cases with 97% the state of California.

Brown, in his previous office George White, the federal as attorney general, "had al-narcotics administrator for most a complete lack of the West Coast. Parker anknowledge of what was go-swered that his relations ing on or didn't do anything with the federal government about it.'

pressed surprise at the governor's sudden attack.

that the two Los Angeles of-ficers were involved in poli-tics apparently was based on their outspoken opposition to the Walker commutation and the governor's narcotics legislation program which and the governor's narcotics legislation program, which law enforcement officers generally have criticized as too soft.

Chief Parker explained legislation program, which law enforcement officers were working with FBI men every day and every night."

Chief Parker explained that he appeared before the Legislature as vice chairman of a legislative commit-

partment last year prosecut-tee of the peace officers of

Gov. Brown charged spe-Parker said that Gov. cifically that Chief Parker Both of the officers ex-were "of the finest."

Brown said in his press conference that "the chief of Gov. Brown's observation police of Los Angeles has

LOS ANGELES TIMES DATE 1/ 1-61 LTS AMPELES, CALIF. LOS ACT BUES PIELD DIVISION 1 - 2 130

Parker, Pitchess Lash Back at Governor

Police Chief Parker and serves Gov. Brown's political Sheriff Pitchess replied ends," Parker said. angrily Friday to Gov. Brown's They disclosed they have charge they have "the worst sent the Governor twin tele-law enforcement record in grams asking "complete transthe entire State."

'I cannot understand . cannot see even how

cripts" of a Sacramento press This is the most unwar ranted attack I have ever seen," Pitchess fumed.

"I want a complete copy so it it can be studied for legal impfications and intent."

> The Police Chief quoted at length from FBI statistics, which he said show Los Angeles has "more efficent law enforcement than either Gov. Brown's home County (San Francisco) or the City where he resides as Governor."

Pitchess referred to previous statements by the Governor in which he (Pitchess) was called "a fine law enforcement officer," and said:

"I am speaking for and in defense of the more than 10,-000 law enforcement officers of this City and County . . . "(I want) to make the Gov-

ernor aware that the law enforcement of 23 municipali-des which the Governor conmends are handled under contract by the Sheriff's OfLOS MIGRLES EXAMINER 1 -- 1 - lel -the character cause E Worden Wedlard The second of the second Page 2 Col. 3 Sect. 1

ministrations.

Brown Scores Chief, Sheriff

By CARL GREENBERG **Examiner Political Editor**

SACRAMENTO-Gov. Brown unleashed an angry and blistering attack on Los Angeles Police Chief Parker and Sheriff Pitchess Friday. They aren't doing a good law enforcement job, he asserted.

Later, in a TV appearance, Brown, former Attorney General, got even tougher, charging the pair has "the worst law enforcement record in the entire state" and I feel it's high time the people of Los Angeles know where the fault lies . . ." He asserted Los Angeles City "is a prime place for crime"

"There are more arrests and more refusals to prosecute by the District Attorney in the City of Los Angeles than any other city in our State."

And, charged the Governor, who identified Parker and Pitchess as "political peace officers:"

"These are the people where we have seen the highest crime rate in the entire State of California go up and up without any decrease whatsoever over a period of the last eight or nine years.'

The Governor clearly was irritated at his news conference over criticism of him voiced by Parker and Pitchess for commuting to life imprisonment without possibility of parole Erwin M. "Machine Gun" Walker, killer of State Highway Patrolman Loren Roosevelt in Los Angeles. Walker had been condemned to die.

He charged a good job of law enforcement in the City and County of Los Angeles "definitely" is not being done, but carefully made clear he was excluding the police departments of other incorporated cities in the County. In contrast, he said, law enforcement is "excellent" in

Turn to Page 2, Col 4

LOS AMBELES DYAMMER DAIS 4-1-61 LOD AMBEDER, CAME, FOURDE Warden Lectord CO1. 7-8 Seet 1

Brown: Says Parker Won'

ooperate With Dope Chief

From Page One

San Francisco and mator counties.

names, there wasn't any clemency powers."

doubt who he was talking He said Walker's great

the fact the chief of police once was in one, his father has seen fit to criticize J committed suicide, and Walk-Edgar Hoover, one of the out er "was literally dragged standing law enforcement from his cell in condemned people in the United States, appraisal of the law enforce-tion. ment in the City of Los An-

ministrator, George White, in nitment, Brown declared, San Francisco, and refused to adding:

meet with him."

his office "in an attempt to bring coordination to narcotic enforcement," he asked "the Chief of Police of Los Angeles ... to go in another room and talk about it and George White . . . agreed to do it, but the Chief of Police wouldn't do it."

Pressed how he knew Hoover agreed with him on the quality of law enforcement in Los Angeles—or the lack of it—Brown replied:

"Let me just say that—well I am just going to leave it that way. I don't want to quote anybody else in this thing."

Parker on Wednesday said Brown's commutation for Walker "illustrates his lack of concern for the problems of the police." Pitchess was de-scribed as "shocked" and, citing the fact another officer shot by Walker, C. C. Forbes, now retired, still has a bullet in his spine, said, "the sacrifices of these officers have gore in vain in view of the action taken by Gov. Brown

The Governor opened up the attack on his own, saying:

"... Our Southern Cal other whom was here or heard the major counties.

While the Governor avoided using Parker's and Pitchess' ernor for the exercise of his

grandfather died in a mental "I want to call attention to institution, his grandfather committed suicide, and Walkrow to the holding cell" in and you will find out J. Edgar 1949 when he was held insane Hoover agrees with me in my and confined to an institu-

Testimony showed Walker probably would go insane "He (Parker) won't work again if sent to Death Row 15 with the Federal Narcotic Ad-years after his original com-

"... Of all the cases I have Brown said at a meeting in had since I have been Gov-

LOS AMBELES EYAMINER Davis 4-1-61 LOS AMGELES, CALIF. LOS ANGELDE FLALD ENTERON

tofture rather than punish-plied: ment, and I didn't want the spectacle of putting a man in at the records of people who blaming ... legislators, judge a gondemned cell and seeing are arrested assess that are

with facts as strong as this going on down there . .

the political peace officers in officers . . . but they're not loss Angeles County, if they criticizing everybody every time something happens they come up and listen to these don't like . . . hearings . . . '

He said Los Angeles Chief Dep. Dist. Atty. Manley just then to narcotics arrests? dence obtained by unreason Bowler, when asked if he thought Walker should die, A. No, no, it's the entire Parker backing legislation the manifest reluctance said, I the County. And I am reference cotics cases. think the law calls for it in this case.'

"I don't know what their motivation is, but I think the constant criticism of the courts, the Legislature and the Governor by people who are obviously not doing a good job themselves is not doing law enforcement in this State any good at all.

The sooner we get together and come into this room and find out how we can expedite the administration of criminal justice the better the lives and property of the people of this State will be."

Asked if he blamed "ball nanagement or lack of pe-sinnel" for the law enforce-ment assertions he made

Marting production and the second

are arrested, cases that are and Governor. muted a man who has committed a homicide against a peace officer since I have been Governor. Only a case with facts as strong as this going on down there

"I think it's time some of fornia has "the finest police delegate to the GOP Nationa he political neace officers in

ernor this would have been about Los Angeles, Brown re-ring to Los Angeles City . . . their problem is that the Well, if you will just look instead of looking at the mot

with facts as strong as this would ever call upon me to grant clemency in these cases.

"I think it's time some of fornia has "the finest political peace officer are arrested and the District Attorney refuses to the GOP National fornia has "the finest political peace officer are arrested and the bit an non-partisan post should be active in such things at serving as a Nixon-pledged fornia has "the finest political peace officer are arrested and the political peace officer with arrest functions and in a non-partisan post should be active in such things at serving as a Nixon-pledged fornia has "the finest political peace officer with arrest functions and in a non-partisan post should be active in such things at serving as a Nixon-pledged fornia has "the finest political peace of the cases."

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AND PITCHESS

Glaims Officers Not Doing Good Job

By JAMES C. ANDERSON SACRAMENTO, March 31 (UPI)—Governor Edmund G. Brown said today a good job of law enforcement is not being done in the city and county of Los Angeles.

Obviously irritated, the governor told a news conference that "political peace officers" in Los Angeles who constantly criticize the courts, the Legislature and the governor "are not doing law enforcement any good."

Brown refused to name the targets of his wrath but he obviously was referring to Chief of Police William H. Parker of Los Angeles and Sheriff Peter Pitchess of Los Angeles County. Both Parker and Pitchess criticized Brown for saving Erwin (Machine Gun) Walker, a highway patrolman's killer, from the gas chamber.

"Constant criticism by people who obviously are not doing good jobs theme selves is not doing law enforcement any good,"

Brown said.

"Then you are saying that a good job of law enforcement is not being done in Los Angeles?"

"Definitely," snapped the governor.

'EXCELLENT' IN S.F.

Asked if this applied to San Francisco or other centers of population in the state, Brown said he felt law enforcement was doing an "excellent job" in San Francisco. Alameda, Saciamento, Santa Clara and San Diego.

"The chief of police of

"The chief of police of Los Angeles has seen fiteven to criticize J. Edgar Hoover (FBI head)," Brown said. "You'll find that J. Edgar Hoover agrees with me on the quality of law enforcement in Los Angeles. The chief won't even work with George White, the federal narcotics administrator."

Brown said he was not criticizing chiefs of police in other incorporated cities in Los Angeles County but was referring to the city of Los Angeles proper and the unincorporated area which is in Pitchess' jurisdiction.

"And I'm not just referring to narcotics enforcement," the governor added. "I mean the entire law entorcement picture in the city and county."

After Brown commuted Walker's sentence to life in prison earlier this week? Parker issued a statement in which he said the governor's action demonstrated his "soft attitude toward crime." Pitchess also criticized the commutation.

"Our Southern California peace officers, none of whom were here or heard the testimony, have seen fit again to criticize the governor for exercising clem ency power," Brown said.
"These are enforcement officials where we've seen the highest crime rate go up and up without and decrease in eight or hine years."

KILLER "WAS INSANE"

Brown said all the testi mony showed Walker was in sane when he first was put in death row in 1949 and "all in dication's are this man would become insane again if he were returned to death row."

"This would have been torture, not punishment," Brown insisted.

The governor said he had used his clemency powers sparingly during his first two years in office and intenced to use them sparingly for the remainder of his term.

Prepare Joint Reply to Governor

Police Chief William H. Parker and Sheriff Peter J. Pitchess today were preparing a joint statement in reply to Governor Edmund G. Brown's charges that a good job of law enforcement is NOT being done in Los Angeles.

Chief Parker said: "This statement of the governor appears to cover quite a broad field.

"This merits the joint consideration and study of both Sheriff Pitchess and myself.
"We will request from the governor a full transcript of the conference out of which this story came, including all the utterances concerning both Sheriff Pitchess and myself.

QUOTED HOOVER

"With regard to the governor's statement that I have criticized FBI Chief J. Eligar Hoover: In my appearance last Monday before the Legislature, I quoted J. Edgar Hoover at great length to back up my stand on the narcotic question.

"If I were critical of him, I certainly would not have used him as an authority.

"This is the kind of statement a lawyer ought to look at."

CONFERENCES IN D. C.

When Parker was in Washington recently he had a series of meetings with Harry J. Anslinger, head of federal narcotic law enforcement, it was reported in the civic center here today.

At these conferences it was agreed that Wayland Spear, assistant to Analinger, would represent their Federal Bureal of Narcotics on all legislative matters in Southern California.

Governor Criticized for Leniency to Killer

Gov. Brown's commutation "shocked" by the commutation of the death penalty for Erwin M. (Machinegun) Walker spine as a result of Walker's spine as a result

Wednesday.
Walker, 43, a World War II Brown.
combat veteran, shot two
Los Angeles policemen, Dets.
C. C. Forbes and S. W. Johnson, and killed Roosevelt during robberies in this area in

He was scheduled to be executed in the San Quentin gas chamber April 15.

Police Chief Parker said the Governor's action Tuesday in Sacramento. "illustrates his

lack of concern for the prob-lems of the police."

Shoriff Pitchess said he was another.

"Law enforcement and the people they protest have suf-fered a major defect."

Chief Dep. Dist. Atty.

Chief Dep. Dist. Atty.

Chief Dep. Dist. Atty.

Chief Dep. Dist. Atty.

Manley Bowler, who opposed commuted the death sentence to life imprisonment without the possibility of parameter said the Governor's action Tuesday in Sacramento "illustrates his lack of concern for the probleck of the police."

Chief Dep. Dist. Atty.

Brown commuted the death sentence to life imprisonment without the possibility of parameter that the memory and dull the content the memory and dull the content the memory and dull the content that walker killed one in about a year to determine officer and severely wounded whether the parole bands another.

Bowler, one of the prose-cutors who obtained Walker's conviction, said the killer had a fair trial, he was "crafty and bold" in court and the was "overwhelming evidence that he knew the difference between right and wrong."

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arker Calls Jovernor nconsistent

Police Chief Parker snapped back at Gov. Brown Wednesday and accused him of "inconsistency."

The chief was angered by Brown's remark that Parker had been "intemperate" in hints to the Senate Judiclary Committee that the Governor dangled patronage or judgeships over the heads of the Senators to win them over to his views on the controversial Cahan case.

Parker had supported and.
Brown had opposed legislation that would have modified the State Supreme
Court's Cahan ruling restricting the search of seizure
rights of police. Brown's views won.

In a press release Wednesday. Parker stated:

"The inconsistency of Gov. Brown in criticizing my appearance before the State Senate Judiciary Committee Monday evening is clearly established by his letter to me under date of March 14, 1961, in which he said, I wanted to drop you this note to let you know, personally, how much I do appreciate your support on the matters before the Senate Judiciary fore the Senate Judiciary

Walker Vowed to Kill L.A. Officer

Captor Blasts Brown's Mercy to Murderer

(See Editorial on Page C.2)

By FOSTER GOSS and NORMAN JACOBY

If he ever is freed, Erwin M. "Machinegun" Walker, 43, has sworn to kill retired Det. Sgt. Marty Wynn, one of his captors, Wynn said today.

Three Los Angeles policemen, Capt. Jack Donahoe, Lt. Earle Rombeau and Wynn captured killer Walker in a darkened Hollywood apartment, in the 1800 block of Argyle ave., on Dec. 20, 1946. Wynn wounded the desperado.

In an exclusive interview with the Herald-Express, Wynn, now an insurance adjuster, said of the killer whose death sentence has been commuted by Governor Edmund G. Brown in the slaying of California Highway Patrolman Loren Roosevelt:

"Governor Brown has made a mockery of law and order in California. He has turned it into a criminal Utopia. If I were a crook, the first place I'd head for, would be California.

"Why should a peace officer risk his life in order to protect the citizens of California when you can't even get the backing of the governor?

"After his capture, Walker told me he would kill me if he ever got loose. "KILL CRAZY"

"Walker told other innates at the Atascadero insitution for the criminal y it sane that all he was waling for was to kill the man who shot him.

"In an ambulance, on the way to the hospital, Walker told Lt. Rombeau: The only thing I'm sorry about is that I didn't wipe you guys out.' He meant the arresting officers.

"He was lying on a bed with a machine gun across his chest when we entered his apartment.

MURDER THREAT

"Later, in the hospital, Walker was afraid he was dying and he told me in what he thought was a death bed statement: 'I'm sorry I didn't kill all of you guys'.

guys'.

"Once Walker told me that, before he was captured, two policemen stopped him for jaywalking on Hollywood blvd. Walker said that if they had insisted on identification, he would have killed them both.

"When the two officers detained him, Walker told me, he had a machinegun hooked to his belt under his overcoat. That's how he carried the gun. He had removed the gun's butt.

INSANITY BOOKS

After Walker was removed from the San Quen in Prison death row to Ata ade to, they found a series of books on insanity in his cell.

to him by another inmate who had beaten a death sel-

who had been telled by pretending insanity, who discovered on his own how to make a high-powered nitroglycerine with chemicals for blowing up safes.

"At the close of Walker's Superior Court trial in Los Angeles, Judge Harold B. Landreth said Walker was the most intelligent criminal witness ever to appear in his

NOT WAR HERO

"Contrary to some reports, Walker was not a war hero.

"He told me that he had premonitions twice and had moved from his outfits, rather than get killed when the Japanese wiped out his buddies somewhere in the Pacific.

"Walker told me that he had made up his mind while he was in the army that, since the government had made him work for \$21 a month, he was going

to get even.

"Walker said he decided to pull perfect crimes. Later, in Hollywood, he decided that he had achieved perfect crimes and planned to flee to Alaska. He told me that after his arrest.

"In his one-man crime tave, he had committed at last 20 crimes. They melluded burglaries, stealing."

Tars and shooting tinee law enforcement officers."
Prior to Walker's capture, Wynn, one of the original advisers on the radio-television program "Dragnet," worked for six months, day and night, with only three days off, seeking Roosevelt's killer.

Wynn scoured through the underworld but Walker had no connection there.

Today Wynn recalled that police decided the phantom criminal was so clever that he must have had experience in police work.

From composite descriptions and drawings circulated among law enforcement agencies, the identification finally was established.

A former radio technician in the Glendale Police Deartment answered the surgect's descriptions. It wis Walker.

A Dangerous Decision

Erwin M. "Machine Gun" Walker went berserk in 1946 on a crime spree in Los Angeles and shot and killed a state highway patrol officer, Loren Roosevelt.

He also wounded two Los Angeles police officers, one of whom, C. W. Forbes, is still partially paralyzed with a bullet in his spine.

It should be clear that Walker is a desperate mass killer if he is allowed his freedom at any time.

And yet the way is being paved for just that possibility in an action taken by Governor

Brown.

Walker, a 14-year veteran of San Quentin death row and state psychiatric care, has had his execution commuted to life imprisonment by the governor. But that is only part of the action.

Although the governor commuted the death sentence to life imprisonment without parole, he now says that he will review the case within a year and perhaps will give Walker a chance for parole if the Adult Authority approves such action.

If "Machine Gun" Walker is again freed to roam around among people, the probability is that he will go on another crime spree—and kill again. How many innocent persons will suffer death this time?

On last March 1, Walker, now 43, was found sane by a Marin County judge. He was due to be returned to San Quentin death row, although still under treatment at Vacaville Prison Medical Facility. That is, until the governor intervene.

The gues this man, now surp but whose mind is into murderous for freedom.

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tre tre's ment a same man or

Walker has cost the state \$1000 a month for the last 14 years for psychiatric treatment. Must the cost be allowed to become even greater, in human lives?

Brown Spares Life

SACRAMENTO-The old and vexing question—when is a man legally sane—has saved 43-year-old Erwin (Machine Gun) Walker from San Quentin's gas chamber.

Gov. Brown abruptly ended an hour-long clemency hearing Tuesday afternoon by saying, "I've heard enough." He issued an onthe-spot clemency ruling commuting the former Glendard enough. The former Glendard enough of the spot clemency ruling commuting the former Glendard enough. commuting the former Glen-dale man's death sentence to life imprisonment without possibility of parole.

patrolman and wounded two Los Angeles policemen in 1946.

IN LOS ANGELES, Police Chief Parker today basted the ruling, saying: "The governor's action just illustrates his lack of concern for the problems of policemen.")

Brown wanted to wounded pay for his crimes with his life."

Walker's transcript showed that only an hour before he was to be executed on April 15, 1949, medical examiners told San Quentin Warden Clinton Duffy, but the problems of policemen."

Brown wanted to know: Was Walker legally sane when he shot the officers and is he sane now?

Under the law a man is held to be legally sane if he knows right from wrong.

CHIEF DEP. Dist. ltty Manley Bowler, co-prosecutori on the Walker case 15 years ago, told Brown there was no question the machine. was no question the machine

"It is still our position that Walker should pay for his crimes with his life."

BY RICHARD BERGHOLZ gun-toting burglar was legal- Walker appeared to be going ly sane when he shot the of- insane and the scheduled execution was stopped.

Three psychiatrists agreed on this at Walker's trial.

"There is no question that Walker's sentence should be executed," Bowler said.

But on March 1, the Main

But on March 1, the Marin County Superior Court, after hearing, ruled Walker had regained sanity.

Three top Los Angeles law enforcement officials today criticized Governor Edmund G. Brown's commutation of the death sentence of Erwin M. "Machinegur!" Walker, 43, killer of Callfornia highway patroman, poren Rossevelt, 43.

Chief Dep. Dist. Atty. Man-ley J. Bowler, Police Chief William H. Parker and periff Peter J. Pitchess unanti ously voiced opposition to Brown's "kill action favoring the crazy" murderer.

The three officials led a wave of public indignation over leniency for the dangerous criminal who also shot and wounded two Los Angeles police detectives. Walker was convicted of first degree murder in a Los Angeles Superior Court trial.

Retired Detective Colin Forbes, partially paralyzed from a hullet fired into his spine by Walker, said:

"My beef is with Governor Brown and public apathy. I saw a story the other day quoting Walker that he had only shot the officer twice. Actually, it was six times.

"It is like the Chessman case. The public really never has a chance to know the full details. This man will do it again if he has a chance."

INFLICTED WOUND

Officers said Forbes retirement resulted in part from the wound inflicted by Walker.

Now serving in the bunco-fugitive division, Det. S. W. Joi nson, another victim of Waker's shooting spree, said.

Walker was sane when hel committed the murde. was found sane later, no has been found sane again. said;

"Sooner or later he will be back on the street again. From now on, I'm going

to have eyes in the back of my head."

Okief Dep. Dist. Atty. Bowler, who prosecuted Walker in a Superior Court trial here,

it the request of Di

Aty. William B. McKes I was in Sacramento Tuesday to appear before Gov-ernor Brown's clemency hearing in the Walker

"In repeating our request that Walker be executed, I explained that our position has not changed since this man was convicted 15 years ago for murdering a peace of ficer and shooting a sec-ond.

"One of the victims— Colin Forbes—still carries scars and a bullet in his back as a reminder of that

While time tends to dim the memory and dull the conscience, it doesn't alter the fact that Walker killed one officer and severely

wounded another.
"We believe he was same at the time of the crime, and we further believe he should have paid for his crimes with his life."

"The governor's action in machine gun Walker illustrates his lack of concern for the problems of the police."

Sheriff Peter J. Pitchiss

I am shocked at the location of Governor Brown in commuting the death son-

tence of convicted police killer Erwin M. Walker.

"A California Highway patrolman, Loren Roosevelt, is dead, amd a Les Angeles policeman, Colin C. Forbes, still carries a bullet in his spine as a result of Walker's spine as a result of Walker's criminal actions.

"The sacrifices of these oficers have gone in vain in view of the action taken by Governor Brown, Law forcement officers and the people they protect have suffered a major defeat."

sho by Walker April 25/1948 as they surprised him attempt, ing to dispose of stolen radar. equipment.

Officers reported Walker, then unidentified, shot down Roosevelt in cold blood early June 5, 1946 on the 4000 block of Brunswick ave. Hollywood Roosevelt, en route to his home, 410 E. Maple ave. Glendale, stopped his car when he spotted a suspicious

The phantom approached Roosevelt's automobile and pumped five 45 pistol bullets into the victim, according to original reports.

BOWLER COMMENT

Bowler recalled these im-pressions from the Walker

trial.

As I remember the cise, there are four things that stand out in my memory:

"1. The exceedingly fair afforded Erwin Walker by the late Judge Harold Landthe late Judge Harold Laterith.

"2. The craftiness, beldmen and brilliance of Errin Walker. It was most impressive to hear him relate from the witness stand various formulas used in the making of nitrobylcerine for the use of blowing up safes.

"3. The overwhelmins evidence in the tril showing without question that walker knew the difference between right and wrong at the time he pumped the bullets into Officer Roosevelt.

bullets into Officer Roosevelt.

"4. His craftiness in planning the crimes, for on each
occasion he took his flashlight, gun and gloves. These
police officers were fine law
enforcement men . . . We
carnot forget this, governor.

"We fett he receive a lair
trid . . and that the judgment should be put in execution." cution."

pares Slayer of Officer

Commutes

SACRAMENTO, Mar. 29 (UPI)—The death sentence of Erwin M. (Machinegun) Walker—a 14 year veteran of death row and state psychiatric care—has been commuted to life imprisonment by Gov. Edmund

G. Brown.

Walker, 43, was found sane by a Marin County Superior added for execution." Duffy added he had witnessed more than 150 executions at the bay area prison.

Talked to him yester day for two hours and there's no doubt in my mind that he'd snap again

Brown said he would review the case within a year and perhaps give Walker a chance for parole if the Adult Authority approves it. Today's ruling was for a life sentence without pa-

role.

Dr. David G. Schmidt, chief psychiatrist at San Quentin, war II Army officer tried to said Walker was "mentally ill although legally sane" during a 1946 crime spree in Los Angeles when he killed High geles when he killed High been under treatment in three institutions since. velt and wounded two city police officers. One officer, C. W. Forbes, is still partially paralyzed with a bullet in his

Former San Quentin War-en Clinton Duffy told Brown that Walker was the "worst

than 150 executions at the bay area prison.

"I talked to him yesterday for two hours and there's no doubt in my mind that he'd snap again if we sent him back to death row," Duffy said.

Schmidt said Walker had received psychiatric care worth \$1000 a month for the past 14 years since he went into a severe mental depression on death row.

Cecil Poole, Brown's clemency secretary, said the World.

War II Army officer tried to

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Approved: Special Agent in Charge 50 APR 24 196

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It is also noted that Chief PARKER says, with regard to the Governor's statement that he, PARKER, had criticized the Director, that in his appearance before the Legislature on 3/27/61, he had quoted the Director at great length to back up his stand on the narcotics question and that he would not have quoted Mr. HOOVER if he were critical of him. It is felt that the appearance to which PARKER is referring is his appearance before the Senate Judiciary Committee in Sacramento on 3/27/61, when PARKER testified for legislation which would negate the effects of certain court decisions regarding revealing of informants in narcotics cases. The San Francisco Office is checking its sources to determine what statements made by PARKER are available and is advising the Bureau by airtel.

For the further information of the Bureau, this appears to be a continuation of exchange of criticism between Governor BROWN and Sheriff PITCHESS of Los Angeles County. It has been rumored in circles in and around Los Angeles that Sheriff PITCHESS was being considered as a possible candidate for Governor on the Republican Ticket against BROWN in 1962. Recently, Governor BROWN was critical of Sheriff PITCHESS in stating that Sheriff PITCHESS should not have been a delegate to the Republican National Convention in Chicago in 1960 and that he should administer his office (Los Angeles County Sheriff's Office) without regard to political affiliation.

. . .

PITCHESS countered in a speech before the California Sheriff's Association Convention in Monterey during the week of March 20 last by stating that he had always tried to administer his office without regard to party affiliation but felt that he had a perfect right to be a delegate to the Republican National Convention.

The Bureau is well aware of the propensity of Chief PARKER for criticizing public officials and has on many occasions, been particularly critical of Governor BROWN as well as Attorney General MOSK.

In accordance with Bureau instructions, any inquiry received will be handled on a strictly "no comment" basis.

Honorable Edmund G. Brown The Governor of California Sacramento, California

My dear Governor:

MAIL ROOM TELETYPE UNIT

of my office when you called by today. It would have indeed been a pleasure to sit down and chat with you regarding matters of mutual interest.

Assistant Director C. D. DeLoach has advised me of your commendatory statements regarding the work of the FBI in the State of California and particularly concerning Special Agent in Charge Richard D. Auerbach of our San Francisco Office. It was certainly kind of you to indicate your commendation of our work and we, of course, look forward to continued excellent cooperation with your office.

With best wishes and kind regards,

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MAILED 31	Sincerely yours, Tx & 2
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	1 - SAC, San Francisco (Personal Attention)
O. Pr	1 - Mr. Ingram (sent direct) 1 - Mr. Jones (sent direct) 2 - 105
ontnc	NOTE: See memo DeLoach to Mohr dated 4/19/61 re "Governor Edmund Brown, St ate of California," CDD:ejr. Letter being addressed to Governor Brown in California in view of fact he
han id ach s	is leaving Washington, D. C., tonight.
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Mr. Mohr

DATE: April 19, 1961

Rosen Tavel Trotter

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FROM

C. D. DeLoach

SUBJECT:

GOVERNOR EDMUND BROWN

STATE OF CALIFORNIA

By reference from the Director's Office, I talked with Governor Edmund Brown who called by at 11:50 AM this morning. He stated he had only a few minutes inasmuch as he was on his way to the White House. He mentioned he had just conferred with the Attorney General and Commissioner Anslinger of the Bureau of Narcotics. He explained the purpose of his visit was to promote a /crash program" concerning narcotics in the State of California.

Governor Brown asked if we were aware of his public charges against Chief Bill Parker of Los Angeles. I told him we were. He did not ask for our opinion of Parker. He did state, however, that Parker is no good, that Parker suffers from paranoia, that he is an egomaniac, that he is not doing a good job as a police official. Governor Brown stated he will continue to fight against Parker despite the fact when you fight with a skunk some of it is bound to rub off on you.

Governor Brown asked if statistics concerning bank robberies were not up. I told him they were, that 1959 had been the biggest year since 1934, that 1960 was a close second. He asked if these robberies were not being perpetrated by individuals who had no previous criminal record. I told him this was true in approximately 27% of the cases and then gave him a few examples such as the 72-year-old grandmother, etc.

Governor Brown indicated he was interested in stifling organized crime in the State of California as much as possible. He asked if it were true "bookies" were moving into California from the East. I told him I could not confirm this personally but felt he must have some knowledge of this situation inasmuch as he posed the question. He then stated he thought this was taking place and that he was finding it somewhat difficult to cope with the situation, particularly in view of the proximity of Las Vegas. He explained the "bookies" hit Las Vegas and later move into California,

Enclosure seet 4-19-61 REG- 66 l - Mr. Ingram 1 Jones CDD:ejr (4)

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DeLoach to Mohr Memo
Re: Governor Edmund Brown
State of California

I took the liberty of telling Governor Brown the Director is highly appreciative of the cooperation that the Governor has extended to the FBI in the State of California. The Governor stated there was no finer organization than the FBI and that he particularly felt that SAC Auerbach of the San Francisco Office was doing an excellent job. The Governor indicated he, of course, personally has some shortcomings and that he had learned a few lessons the hard way. He commentioned he was now a believer in capital punishment, however, seriously felt defendants receiving this sentence should be executed as soon after their sentence as possible. I told him of the Director's opinions in this regard and specifically mentioned the Chessman case as an example of an atrocious delay. The Governor agreed.

The Governor brought up the subject of parole and probation. I told him of the Director's belief in the system of rehabilitation, however, that the Director had constantly and forcefully struck out at the corruption in these fields.

Governor Brown was most cordial and asked that his best regards be extended to the Director. He stated he certainly hopes he will be able to see the Director later on in the Summer in California. He mentioned he would appreciate receiving some advice from the Director regarding a number of problems.

ACTION:

It is thought the Director may desire to send the attached letter to Governor Brown.

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FEBERAL BUREA, OF MITTEEN AS ACCUMENTATIONS SECTION MAP 1 1981

TELETYPE

Mr. Caliahan
Mr. Caliahan
Mr. Conrad
Mr. Del. an
Mr. Evans
Mr. Malane
Mr. Rosen
Mr. Tavel
Mr. Trotter
Mr. W.C.Salaan
Tele. Room
Mr. Ingram
Miss Gamly

URGENT 3-31-61 12-46 PM GJ

TO DIRECTOR, FBI /ATTN CRINE RECORDS/ AND SACS SAN FFANCISCO

AND SAN DIEGO

FROM SAC, LOS ANGELES 2P

GOVERNOR EDMUND G. BROWN, MISC., INFO CONCERNING. SHERIFF PETER J. PITCHESS TELEPHONICALLY BUREAU TODAY. ADVISED THAT GOVERNOR BROWN HAD MADE A RELEASE AT ACKING CITY AND COUNTY OF LOS ANGELES FOR POOR LAW ENFORCEMENT AND COMMENTING UPI DISPATCH QUOTES BROWN THAT DIRECTOR HONVER AGREES WITH HIM. IN EFFECT ACCORDING TO PITCHESS THAT QUOTE THE CHIEF OF POLICE MAS SEEN FIT TO CRITICIZE J. EDGAR HOOVER. YOU WILL FIND J. EDGAR POOVER AGREES WITH NE ON THE QUALITY OF LAW ENFORCEMENT IN LOS ANGELES PITCHESS STATED THAT THIS RELEASE OF THE GOVERNOR-S IN RETALIATION FOR CRITICISMS LEVELED AGAINST BEOWN WITHIN PAST SEVERAL DAYS FOR COMMUTATION OF THE HEATH SENTENCE OF ERWIN M. QUICTE MACHING GUN UNGOTE WALKER, KILLER OF A CALIFORNIA HIGHWAY PATROLMAN, WHO ALSO WOUNDED TWO LOS ANGELES POLICE OFFICERS IN NINETEEN FORTY/SIX. ONE OF THESE OFFICERS, C. W. FORBES, IS STILL PARTIALLY PARALYZED WITH A BULLET IN HIS SPINE, ACCORDING TO NEWS REPORTS. CHIEF OF POLICE ... BROWN WAS CRITICIZED FOR ABOVE COMMUTATION BY COP WILLIAM **REC- 33**

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F.NL PAGE ONE

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PAGE TVO

SHERIFF PITCHESS, AND CHIEF LEPUTY DISTRICT ATTORNEY MANLEY BOWLER
OF LOS ANGELES COUNTY. PITCHESS STATED HIS PURPOSE IN CALLING WAS
TO ADVISE BUREAU OF THE GOVERNOR-S STATEMENT CONCERNING THE DIRECTOR.
ANY PRESS INQUIRIES OF X OR OTHER INQUIRIES RECEIVED WILL BE
HANDLED ON A STRICT NO COMMENT BASIS.

CORRECTION PAGE ONE LINE 3 WORE 9 SHOULD BE /ATTACKING/
LINE 5 WORD 3 SHOULD BE /POOVER/
SAN DIEGO AND SAN FRANCISCO ADVISED.
END AND ACK LS
3-51 PM OK FBI WA FAC

TU DISCM

A-1

mr. De Joach

FBI

	•. •	Date: 4/13/61	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
Trans	mit the following	in					
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Via _		(Priority or Method of Mailing)					
	TO:	DIRECTOR, FBI	For contrasting the second contrasting of the second				
		SAC, LOS ANGELES					
	SUBJECT:	OVERNOR EDMUND G. BROWN ATTN: Crime Records tate of California ISCELLANEOUS INFORMATION ONCERNING					
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	Reference is made to my previous correspondence advising of Governor BROWN's attack on Chief of Police PARKE and Sheriff PETER PITCHESS of Los Angeles County.						
	There is enclosed herewith an editorial which						
	appeared in the Los Angeles Examiner on instant date in which the Director is quoted. The letter to Editor WARDEN WOOLARD from the Director was in connection with a previous editorial appearing in the "Examiner."						
16	The above is submitted for the Bureau's information						
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	Approved:	Special Agent in Charge					

Fight Over Dope

SLIGHT relaxing was noticeable Tuesday in the deadlock over the narcotic evil. Governor Brown has been warring with the Los Angeles County Supervisors, Chief of Police Parker, Sheriff Pitchess, and other law enforcement officials over new legislation.

Tuesday Mr. Brown retreated a little. Prominent in the controversy is whether probation should be permitted for first offense sale of hard narcotics

by an adult to a minor.

Heretofore, the Governor has insisted no law chould be enacted that would take away from the courts the power to grant such probation when they cae fit. Now he says he would sign a bill prohibiting such probation even though it is not his bill. This is good.

Those persons who are eager to have really tough laws against narcotic peddlers want to make cure that sales to minors will carry certain punishment that cannot be set aside by lenient judges.

Governor Brown's own Special Study Commission on Narcotics recommended this. The State Senate voted 26 to 12 for it over the Governor's vigerous opposition.

Los Angeles County Supervisors stood firm and restated their recommendations which can be summarized as:

"We favor passage of a strong narcotics legislaive program which upgrades penalties, makes mandatory minimum penalties, allows no probation in first offenses where adults are selling hard narcotics to minors, and calls for some modification of the law prohibiting search and seizure away from a man's residence."

The public is now witnessing the deplorable spectacle of our highest officials fighting bitterly among themselves instead of being united in an allcut war on the loathsome narcotic evil.

It must be presumed the Governor took his posi-'ion because of his own sincere convictions and a so with deliberation, since the active campaigning ior re-election is less than a year away.

LOS AL INTERNAL TED DAMEN N

For whatever reason, a frontal assault was made on a nationally respected Chief of Police and the equally respected Sheriff of Los Angeles County who are battling for tougher laws. This attack is no way to bring about a landslide for Brown in this area.

In Tuesday's Examiner, also, there was a letter to the editor from J. Edgar Hoover, Director of the FBI. He wrote, "Ill-advised leniency for criminals of all ages continually hinders effective law enforcement and will persist in doing so as long as the perpetrators of criminal acts receive more sympathy than the victims."

Mr. Hoover seems to state the case in a single sentence.

As for The Examiner, we firmly believe protecting the public must be preferred to coddling the criminal.

BY COURIER SERVICE

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409497

Honorable P. Kenneth O'Donnell Special Assistant to the President The White House Washington, D. C.

My dear Mr. O'Donnell:

Reference is made to your letter dated May 12, 1961 requesting name checks concerning and six other individuals. Reference is also made to my letter dated May 17, 1961, which furnished you the results of the name checks made concerning and Judge Edwin 0. Lewis.

With regard to Governor Edmund Gerald Brown, also known as "Pat" Brown, he was the subject of an applicant-type investigation conducted by the FBI in 1960 at the request of the Atomic Energy Commission. This investigation revealed the following information concerning Governor Brown.

The February 13, 1945, issue of the "San Francisco Chronicle," a San Francisco, California, newspaper published an article which reported that Edmund Gerald Brown, then District Attorney, opposed the deportation of Harry Bridges, a west coast labor leader who was accused of membership in the Communist Party.

A The August 9, 1945, issue of the "San Francisco Chronicle" published an article which announced that Dednynd Gerald Brown had been elected Vice President of the San Francisco Chapter of the National Lawyers Guild (NLG). The NLG has been cited as a communist front organization by the House Committee on Un-American Activities. 62 Salute to Young America Committee, " which was a committee, 9 1961

according to the letterhead, to sponsor a second anniversary

SEE NOTE ON YELLOW, PAGE 4

Rosen Tavel GHM:fjb Trotter W.C. Sullivan

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Evans

Honorable P. Kenneth O'Donnell

dinner of the American Youth for Democracy (AYD) at San Francisco, California. This letterhead listed Edmund Gerald Brown as a member of the Committee in Formation. A confidential informant, who has furnished reliable information in the past, advised that Edmund Gerald Brown was being considered by the Communist Party in San Francisco as a speaker for this Committee but could furnish no other details in this regard.

In March, 1946, this Bureau was furnished a copy of a letter dated January 10, 1946, written by a veterans group at the University of San Francisco, San Francisco, California, which criticized Mr. Brown for permitting his name to be used as a sponsor of a banquet held on November 10, 1945, at the Saint Francis Hotel, San Francisco, in honor of the AYD. In reply, Mr. Brown by letter dated February 1, 1946, stated that he knew that the Young Communist League (YCL) or some similar organization had participated in the formation of the AYD. He stated that he then called an official of the AYD to determine if the organization was either communistic in origin or intent. According to Mr. Brown, the official of the AYD informed him that that organization "was not in any manner, shape or form communistic although some members of the Young Communist League had at one time belonged." Mr. Brown added, "I have refused at all times to become a sponsor of any organization or any meetings until I first investigated its background." The AYD and the YCL have been designated pursuant to Executive Order 10450.

The Assistant Chief of Staff for Intelligence,
Department of the Army, advised the FBI that on June 14, 1946,
the Mobilization for Democracy sponsored a meeting at the
Olympic Auditorium, Los Angeles, California, at which meeting
Mr. Brown was a speaker. The Mobilization for Democracy has
been cited by the California Committee on Un-American
Activities in its Report 1947 as one of the "key communist
fronts in California."

By letter dated July 5, 1956, Mr. Brown advised this Bureau that he was opposed to any provision giving the individual states the right to prosecute subversives. Mr. Brown stated that he felt the individual states were incapable and inadequately equipped to handle such a job. He added, "I assure you that I recognize the menace of



Honorable P. Kenneth O'Donnell

subversive activities and I desire to do all in my power to aid and assist you as well as other security agencies of our Government."

Governor Brown,

Carriornia, was interviewed and advised that he believed Governor Brown was lacking in character, ability, judgment, integrity, and could not keep a secret.

explained that Governor Brown's lack of ability and judgment was shown in his mishandling of the widely publicized case of the executed kidnaper, Caryl Chessman, in that he had granted Chessman a reprieve shortly before the execution.

advised that he was personally opposed to Governor Brown's stand in favor of abolishing capital punishment.

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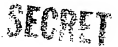
also advised that Governor Brown had exhibited a lack of character, integrity, and his inability to keep a secret when he held a press conference in 1950 on which occasion he publicly claimed credit for the formation of the National Association of District Attorneys, which organization was in fact his, idea. further advised that he did not believe Governor Brown to be disloyal but recalled a speech made by him on an unknown date at Santa Barbara, California, when Governor Brown expressed criticism of congressional committees and hearings.

California, Police Chief William Parker pointed his finger at Governor Brown and stated he talked like a communist and that he was espousing the Communist Party line.

On May 13, 1960, Governor Brown was interviewed by a representative of this Bureau at his own request. On this occasion, Governor Brown advised that he was aware of allegations of leftist tendencies against him. He explained that his opposition to the deportation of Harry Bridges had been dictated by military and civic expediency inasmuch as he feared the deportation of Bridges would result in a tieup of the California water front and would impede the war effort during World War II. Governor Brown also explained that his membership in the NLG was prompted by influence from legal associates but that he had resigned from this organization after reading one of its pamphlets and becoming



Honorable P. Kenneth U'Donnell



aware that he "didn't like the people in it" and that he had no sympathy for the "line" which the organization was beginning to take.

Governor Brown concluded that one of the greatest problems in this country is the danger of Russian communism and that the FBI and he, as Governor of California, have a common purpose in meeting and facing this danger.

Many other persons, including prominent individuals, were interviewed during the investigation of Governor Brown during 1960 and furnished no derogatory information regarding him.

Sincerely yours, J. EDGAR HOOVER

No arrest record Identification Division per 5-17-61 on basis name check.

prior to its request for an investigation in 1960. It was stated that information, some of which could not be substantiated, related to "fringe" activity by Brown years ago which included efforts of communists to use Brown and Brown's efforts to enlist political support from the Communist Party and communist groups. Inasmuch as this information was obtained from highly confidential sources, in some cases quoting Brown and in others hearsay, it was not believed prudent to disseminate the information to AEC. In view of the nature of this information, such is not being furnished to the White House.

A confidential informant, who has furnished reliable information in the past, on January 26, 1960, advised that newspaper columnist Drew Pearson and Governor Brown were invited to lunch with Soviet Ambassador Mikhail A. Menshikov on that date at the Soviet Embassy. Special Agents of the FBI observed Drew Pearson and Governor Brown visit the Soviet Embassy on January 26, 1960, from approximately 1:00 p.m. to 2:00 p.m. Not being included as not believed pertinent to request.

EDMUND G(erald) P(at) BROWN

Borni April 21, 1905, San Francisco

Education: LL. B., San Francisco Law Sch., 1927

Marital Status: Married Bernice Layne, Oct. 30, 1930; children-

b7(

Experience:

1927 Admitted to Calif. bar 1927-43 practiced San Francisco 1943-47 dist. atty. city and co. San Francisco 1947-50 dist. atty. city and co. San Francisco 1951-58 attorney general of Calif. 1959--- Governor of California

Miscellaneous: Roman Catholic.

Memberships: Mem. Golden Gate Bridge and Highway Dist. since 1942.

Mem. Calif. Gode Commn. since 1939. Chmn. San

Francisco Coordinating Council. 1947. Mem. Dist. Attys!

Assn. Calif. (pres. 1950...). San Francisco. Western

Assn. Atty. General (past pues.). Nat. Assn. Attorneys

General (mem. exec. bd.). Am. bar assns.. Am. Goll.

Trial Lawyers (fellow).

Political Affiliation: Democrat. Delegate from California Democratic National Conv., 1940, 1944, 1948.

Cluba: Elk. Native Sons Golden West, Commonwealth, Commi., Olympic (San Francisco).

Home: 460 Magellan Av., San Francisco

ALL INFORMATION CONTAINED
HEREIN IS CONTAINED
DATE //- 25.47 BY 9803 COUR E/LX

Office: Capital Bldg., Sacramento

PRESENT POSITION: Governor of California

Little White House 62-76249-77

ENCLOSUED

OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

2:21PM July 24, 1961

Governor EDMUND "PAT" BROWN of California, telephoned from Sacramento, California, through operator and secretary, for the Director. He was advised of the Director's absence and referred to

on Mr. DeLoach's desk. Mr. Ingram

Mr. Tol son Mr. Belmont

Mr. Callahan

Mr. Conrad.

Mr. Deloach Mr. Evans

Mr. Malone.

Mr. Sullivan _

Mr. Rosen

Mr. Tavel . Mr. Trotter _

Mr. Jones .

Tele. Room.

Miss Holmes_

Mr. Mohr-

advised that Governor Miss Gandy . Brown was merely calling to ask the Director what he, the Governor, could do to reduce crime in California. He said he doesn't get along with Chief Parker, and is absolutely convinced that we as Americans must do something about the crime

Covernor Brown stated he does not expect a reply to his inquiry, he just wanted to get some advice and talk to someone

discussed the situation with the Covernor, and the Governor was very appreciative.

situation.

15 JUL 21 1981

Hon. Edmund G. Brown State of California Governor's Office Sacramento, California

Dear Governor,

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11-15-17 BY 180 RODINGIO

As per your letter, regarding our visit to the Russian Ambassador, the substance of the conversation, of importance is as follows, to the best of my recollection:

You stated to the Ambassador that you are a very good friend of the President's and that he has taken your advice and valued your judgment, and, since times are changing so rapidly in this modern world, a friendly relationship should be created between the United States and Russia. The Ambassador replied, he would very much like to have friendly relations and is looking forward to the opportunity of finding out if something of that sort could be accomplished.

He stated, however, he cannot understand why the American Government and people are so ancious to invade Cuba and why the Press and all other mediums are creating an atmosphere to try to destroy the present Cuban revolution. We replied, Cuba is 90 miles away from the United States and you can well understand that we will not permit any foreign power to take over territory that close to the United States or its people and there are certain doctrines that we have that protect the integrity of Cuba and other parts of Latin America. We would not stand by and let your Government, directly or indirectly, create a position that is untenable for the United States, whether in Cuba or any other part of South America and Russia is badly mistaken if they think that we would let this go by default. We suggested, however, that he had little knowledge of the honest feeling of the American people, as they are not desirous of invading or taking over any new peoples or territories and, in fact, have been great contributors of their wealth and personnel to assist the poor Countries, financially and materially, and that a great deal of assistance was also extended to Russia.

The Ambassador retorted, if that is true, why do we advance Turkey, Lace and other allies in Europe arms and ammunition instead of giving them just the essential things of life and why do we maintain bases all around Russia.

LXEROX 62-76249-79.

For example, take Iran, all the monies you have spent for arms and ammunition certainly would have done a lot more good in equipment, installations, food, etc., the same situation exists with Turkey. We replied, since you have been unwilling to make us feel our position is secure, we have been more or less compelled to take the position we have.

We said, why does Russia send arms and ammunition to Cuba and create such turmoil there and elsewhere to which the Ambassador replied, they are not sending arms and ammunition now. We said it makes no difference if it comes direct from them or from Czechoslovakia, wouldn't it be nice if they stopped it altogether and he replied, we have stopped it, why don't you stop sending arms and help to Laos. We answered the Ambassador, Laos is a neutral Country and we are merely trying to assist them to protect themselves against possible overtaking by Communism.

The Governor said, we have a democracy in the United States where people are free to express their opinion and the Russians most likely misunderstand our point of view because our people are a friendly people. They are not desirous of having trouble with anyone. We then said to the Ambassador, it would be a fine gesture on Russia's part if they would take the first step and make a move to show a friendly attitude to our new President, who, by the way, is a man of great understanding and who would be desirous of making friends with Russia but is the type of man who will not be pushed around. If Russia would eliminate all assistance to Cuba, immediately, directly or indirectly, and show other friendly gestures, that would be a step towards creating an atmosphere where we would have to reciprocate. The Ambassador replied, why don't you take the first step, such as topping any assistance to Laos. We replied that, since we have a new President, and it is Russia who has caused us a lot of embarrasement by assisting Cuba to move in a communistic direction and by threatening to send guided missiles to the United States because of Cuba, it would only be proper for them to take the first step. The Ambassador replied they are contemplating making a move toward friendly relations (the move might have been to release the American fliers and now, in turn, they are awaiting a gesture of friendship from us).

The Ambassador seemed to be very friendly and desirous of continuing theconversation longer but, at this time, it was necessary that we leave.

In my opinion, all indications showed that the Ambassador had very poor knowledge of public opinion in the United States and he did not understand our psychology and our way of life. Although he has been in Washington for some time, he acts as though he just arrived as far as knowing the American people.

To sum it up the most important part of the conversation reflected that the Ambassador's feeling was that, as long as we are going to support our Allies with arms and ammunition, they will continue to support Cuba and do anything else they can to harm us in South America or anywhere else. They seem very pleased about embarrassing the United States to Cuba.

It seems to me, Governor, that we could possibly by of great service to the State Department as private citizens, not as officials of the Government, to acquaint the Ambassador with Americans and their way of life. The Ambassador seemed very friendly towards us and was very much interested in continuing this conversation and have other conversations with us to explain his views at length and to get our viewpoint. There is a possibility that we can arrange an atmosphere that the State Department can work from which might be beneficial to the United States and I, for one, would be very happy to participate, if you should desire.

Sincerely,

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JIA mc



State of California GOVERNOR'S OFFICE SACRAMENTO

EDMUND G. BROWN

July 18, 1961

ALI INFORMATION CONTAINED
HERRIN IS UNCLASSIFIED

E UNCLASSIFIAD
- 23-47 EV 9303 EDOINGIN

San Francisco 1, California

Dear

by who accompanied me on my breakfasi with Ambassador Menshikov.

what transpired on that occasion. It may be of some interest to you.

If I can be of any further assistance, . please let me know.

Sincerely

EDMUND G. BROWN, Governor

Enclosure ·

-7624

DCPARTMENT OF STATE

JUL 27, 1961

OFFICE OF AEGURITY

SAN EXAMPLE OF AEGURITY

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30.272 W.C.W

Office Memorandum • UNITED STATES GOVERNMENT LIE 12 21 MT 7/10/62 DATE: . Director, FBI SAC, San Francisco SUBJECT: EDMUND G. "PAT" BROWN Mr. Tavel GOVERNOR Mr. Traffice STATE OF CALIFORNIA Tele. Porm CONTACT WITH Miss Halanas Miss Gandy. When attending the California Peace Officers' Association Conference at Anaheim, California, in May, I met and conferred with Governor BROWN on matters of mutual interest. The Governor attended as one of the featured speakers at this conference. PEC-8 62 - 762 47 - 80 15 36 100 25 JUL 17 1962 WARDI Bureau SF (80-449) FLP:ekk (3) 🚁 CRIME RES 15 4 JUL 20 1902

U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION SEP 2 61962

TELETYPE

Tele. Room
Lies Holm H.
Miss Gandy

URGENT,

9-26-62

7-51 PM

KH

Mr. Casper

TO DIRECTOR, FBI, AND SACS SAN FRANCISCO AND SAN DIEGO

FROM

SAC, LOS ANGELES

GOVERNOR EDMUND'G. BROWN, CALIFORNIA.

AT SIX FIFTEEN PM, SEPTEMBER TWENTY SIX INSTANT, THAT BROWN, IN ANSWER TO NIXON-S CAMPAIGN CHARGE THAT BROWN HAS BEEN SOFT ON COMMUNISM, REPLIED THAT THE BUSINESS OF COMMUNISM SHOULD BE LEFT House Common Understand Activities, To the FBI, the HCUA, AND THE STATE COMMITTEE PAREN (CALIFORNIA COMMITTEE ON UNAMERICAN ACTIVITIES) UNPARENT. THE NEWS REPORT ALSO STATED THAT BROWN ADDED THAT AN FBI AGENT HAD TOLD HIM THAT THE FBI CAN LAY ITS HANDS ON ALL COMMUNISTS IN CALIFORNIA IN FIFTEEN MINUTES.

GOVERNOR BROWN HAS, NOT BEEN IN CONTACT WITH THIS OFFICE
AND NO AGENT IN THIS DIVISION LE KNOWN TO HAVE BEEN IN CONTACT
WITH HIM FOR ANY REASON.

15 COT 1 1982

SAC, SAN FRANCISCO ADVISES HE HAS NO KNOWLEDGE FOR BASIS
THIS STATEMENT BY BROWN NOR ANY CONTACT FROM BROWN ON THIS MATTER.

NO PRESS INQUIRIES HAVE BEEN RECEIVED, BUT IN THE EVENT PRESS INQUIRIES MADE, THEY WILL BE HANDLED ON A STRICTLY NO

END PAGE ONE 1 OCT 4 1962

MR. MOHR FOR THE DIRECTOR

PAGE TWO UNLESS ADVISED THE COLUMNITY BUREAU

COMMENT BASIS UACB. IT IS FELT THAT WE SHOULD BE MOST CIRCUMSPECT SO AS NOT TO BECOME INVOLVED IN ANY WAY IN THE POLITICAL BATTLE BETWEEN BROWN AND NIXON.

HOLD PLS SF+SDTo Be Odvied

ce: m. De Rock 76 19

EBI MEC.CALL CLASS AND COMMUNICATIONS SECTION

NOV 2 : 1963

TELETYPE

URGENT 11-24-63 9-43 PM DRS
TO DIRECTOR AND SAC SAN FRANCISCO

FROM SAC LOS ANGELES

ANONYMOUS CALL RE ASSASSINATION OF CALIFORNIA

GOVERNOR EDUMND G. BROWN NOVERMBER TWENTY FOUR INSTANT.

RE LOS ANGELES PHONE CALL TO BUREAU TODAY.

ASSISTANT CHIEF OF POLICE REG COOLEY, SANTA

BARBARA POLICE DEPARTMENT ADVISED THIS AFTERNOON THAT

HIS DEPARTEMENT RECEIVED A COMPLAINT FROM

SCHOOL TEACHER,

SANTA BARBARA AS FOLLOWS.

RECEIVED ANONYMOUS TELEPHONE CALL AT HIS
HOME THIS AFTERNOON AND UNIDENTIFIED CALLER ASKED, QUOTE
IS THIS THE PROPERMENT OF THE PROPERMENT

SAID QUOTE GOVERNOR BROWN IS GOING TO BE ASSASSINATED"

HNOTOFE AND CALLER HUNG UP.

POLICE ADVISED COMPLAINTANT SUSPECTED ONE

END PAGE ONE

SEE MEMO STO

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14 NOV 27 1963

Mr. T. Trans. Communication of the Communication of

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PAGE TWO
WEEKS AGO.

POLICE ADVISED ATTORNEY GENERAL-S OFFICE AT SACRAMENTO RE CALL AND FBI SAN FRANCISCO HAS ADVISED GOVERNOR BROWN-S OFFICE IN SACRAMENTO. GOVERNOR BROWN PRESENTLY IN WASHINGTON FOR PRESIDENTS FUNERAL.

INVESTIGATION OF ANONYMOUS CALL BEING CONDUCTED

BY SANTA BARBARA POLICE DEPARTMENT AND NO INVESTIGATION

Unless Advised to Contrary by Bureau

BEING CONDUCTED BY THIS OFFICE UACE.

END AND ACK PLS

WA 12-48 AM OK FBI WA BH

SF 9-46 PM PST OK FBI SF MLP
TU DISC

CC-MR. ROSEN

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MR. W. C. SULLIVAN (JIC)

DATE: November 25, 1963

Gandy

Tolson

Mohr . Casper . Callghan

Belmont

FROM

SUBJECT:

UNSUB: THREAT AGAINST GOVERNOR BROWN OF CALIFORNIA

54-11-24-63 At 10:25 p.m., ASAC Onsgard of Los Angeles advised that the Assistant Chief of Police at Santa Barbara had advised that a school teacher, Santa Barbara, received a call from an unknown person who said "Governor Brown is going to be assassinated." The caller then hung up.

The local police gave this to the State Police, and the San Francisco Office of the Bureau gave this information to the Governor's office. Onsgard asked if Los Angeles should locate and interview and attempt to identify the caller. He was advised to take no further action unless advised to the contrary by Bureau (UACB). Governor Brown is in Washington to attend President Kennedy's funeral.

ACTION --

, Bureau of Intelligence and Research, of Secret Service wer<u>e given</u> State Department, and this information by phone at 11:00 p.m. by Duty Agent No further action seems necessary.

ETT:hke (5)

1-Mr. Belmont 1-Mr. Sullivan

December 20, 1935

62-76249

BEST COPY AVAILABLE

Honorable Edmund G. Brown The Governor of California Sacramento, California

My dear Governor Brown:

I want to express my sincers thanks to you for the many kind remarks about the all made to newsmen at your December 17th prose conference.

I thought you might like to bear the I'BI received cutstanding cooperation in the expandinatra, Jr., Aidnaping bygestigation from a mir California agencies, Ancluding: Jalifornia Highway - steel; California State Ourcas of Criminal Identifiers on one Envestigation; California esata Department non Vehicles; El Dorado Cheriff's Oxide; and Placer County theritt's Office. We in the FBI are certainly appreciative of the fine assistance we received from these organism tons.

Macordly yours,

6. Edgar Hoover

1 - Los Angeles

1 - San Francisco (5-575) Reurtel 12-18-63.

NOTE: Euflies reflect prior condial correspondence with Governor Brown. JBS:lch (5)

Tolson Belmost Mohr . Casper Callahan DeLoach

(B.)

12-11-03 7-41PL DC

TO / DIRECTOR

FROM SAC, SAN FRANCISCO 7-0" 3P

BARRY WORTHINGTON KEENAM., ET AL., FRANK SIMATRA, JR. DASH

WENT MARSHER

VEKID:, EXTORTION.

FOR INFORMATION OF BUREAU, GOVERNOR OF CALIFORNIA, EDMUND G. DROWN, MELD PRESS CONFERENCE, SACHAMENTO, CALIFORNIA, DECEMBER ONE SEVEN, LAST, AT THE OF THE MEMBER ASKED FOLLOWING QUESTIONS AND IDDAY RESPONDED MATTER FOLLOWING AUSTERS..

Q. GOVERNOR, IN REGARD TO THE FRAME CIMATRA, JR. KIDHAPING CASE, DO YOU FEEL THAT THE FEDERAL AUTHORITIES COULD MAVE COOPERATED CLOSER WITH THE LOCAL AUTHORITIES THROUGHOUT CALLFORNIA.

A. WELL, I DON-T THINK MAY AGENCY SOULD HAVE DONE A BETTOM
JOH THAN THE FEDERAL BUREAU OF INVESTIGATION DID IN THE FRANK
BINATRA CASE. INTHINK THIS WAS A MASTINGUL PIECE OF POLICE
MINE AND INVESTIGATION FROM TOP TO POTTOM. THEY NOT ONLY
SAVED THE VICTIM-S LIFE, THEY HAD HIM LETURNED TO HIS PARENTS
AND TO HIS HOME, AND THEY-VE RECOVERED ALMOST ALL OF THE MOMEY.
HOW, WHY THEY DIGHT LET THE CHIEF OF POLICE OF LOS ANGELES KNO

DO PASE ONE

NOT RECORDED 176 DEC 27 1963

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F.: 170

JOHNTH THE HOT GOING TO COLUMN UPON IT. BUT I WANT TO COLUMN JUNE J. EDGAR HOOVER AND THE F.D.I. FOR THE MAGNIFICENT JOHNTHEY DID IN THIS CASE. IT WAS ONE OF THE FINEST PIECES OF PAGICE WORK THAT I-VE EVER SERVE.

- O. YOU WOULDN'T SAY TWAT THE LOCAL AUTHORITIES HAVE
 THEN WELD IN DISREPUTE DECAUGE THE SEBURAL AUTHORITIES HADN'T
 TOPERATED CLOSELY WITH THEM.
- A. MO, I DON'T THINK THE EDOAR AND PORTITIES WERE MELD IN

 A CHUTTE. I THINK YOU GET GARLY IN A GASE, YOU KNOW MAAT

 A HAD DOING, AND TO BRING IN HOME PROPER COULD BELAY THE

 ALBERTION THAT YOU HAD, AND INTO SURLE THAT IND F.B.I. HAD

 AS SIDENCE IN THE LOS ANGELD AND THE DIT, BUT I MODE

 THAT J. EDGAR MOOVER AND CHEEL AND

 IN THE PAST. MOW, WHY THEY DEFINED THE A BON'T KNOW.

 IT IS CUSTOMARY FOR THE F.B.I., I MAD A GOOD

 COSE, AND I THINK THEY DID, AND I CALLY THEN HAD A GOOD

 CASE, AND I THINK THEY DID, AND I CALLY TELL YOU, I THINK IT

BEST COPY AVAILABLE

PAGE TURES

THE A MAGNIFICENT PIECE OF LAND. I THE ART CHIEF MIGHT MAINTED TWO OR THREE SAID LAND A LIMITED WHILE DECAUSE IT THE ARRASS YOU.

COPY SENT TO LOS AMODERN AND REVOLL.

DID AND ACK PLS

MA 10-49 PM ON FOI WA RE

TU VA DISCE

AIR MAIL

Honorable Edmund G. Brown The Governor of California Sacramento, California

My dear Governor Brown:

Mr. Paul F. C'Connell, Jr., Assistant Special Agent in Charge of our San Francisco Office, has informed me of his conversation with you on December 27th, and I have also read the text of your press release on that same date. I am sure that your statement regarding this matter will go a long way toward correcting the arroneous reports which appeared earlier.

All of us in the FBI appreciate this splendid cooperation we have received from you, and I want you to know that your support of our endeavors is a source of great personal encouragement to me.

Sincerely yours 1. Edgar Hoover MAILED 10 DEC 3 1 1963 1 - Los Angeles COMM-EBI 1 - San Diego 1 - San Francisco 1 - Las Vegas 1 - Mr. Belmont 1 - Mr. Evans 1 - Mr. DeLoach 1 - Mr. Rosen NOTE: See. MAA Jones to DeLoach memo of 12-30-63, entitled, "Frank Stnatra, Jr., - Victim, Kidnaping, Criticism by Chief of Police, William H. Parker, Los Angeles Police Department.

 $\langle A \mu \rangle$

W

Belmont Mohr ___

Conrad DeLoad Evans

Gale . Rosen CIH:car

MAIL ROOM TELETYPE UNIT

lemorandum

Mr. Mohr

DATE: December 27, 1985

PROVI

C. D. DeLoach

SPECT:

FRANK SINATRA, JR., - VICTIM **KIDNAPING** CRITICISM BY CHIEF OF POLICE WILLIAM H. PARKER LOS AVGELES POLICE

Pursuant to the Directe and a second a conference call at 1815 PM last night, December 26, 1864, to last limon in Los Angeles and AR AR O'Connell in San Francisco. SAC Lynum was on annual leave in San Diego, Carpon ia. Specific instructions were given regarding contacts with Governor Par Brown at Sacramento, California, and State Attorney General Stanley Mosk. Tick Simon and O'Connell that Governor Brown should be contacted first and then, dang ding upon the results of the meeting with Governor Brown, we should contact Amorney General Mosk.

ASAC O'Connell called from Sacramento at approximately 3:40 PM this afternoon. He had just returned from the Governor's office. Senior Resident accompanied him. With the Governor was the Commissioner of the California Highway Patrol, Brad Crittenden, and the Governor's aide, John McInerney. The latter individual handles liaison for the Governor between the Governor's office and local law enforcement.

ASAC O'Connell told Governor Brown he was calling upon him at the Director's specific instructions. He outlined to the Governor and those present the fact we had furnished specific information regarding the identity and background of certain bank robbers who were being sought in the Lake Tahoe area. He told Governor Brown that a Special Agent had personally contacted of El Dorado, California, and had fully briefed him. This Agent had instructed to furnish the same information to the California Highway Patrol did this. He has confirmed this fact and our Agents mediately. have noted an entry in the log at one of the Highway Patrol substations proving the transmittal of this information. ASAC O'Connell told Governor Brown that of the California representatives had also contacted stated he could not Highway Patrol and at that time requested a road block. accommodate the Sheriff's office because the Highway Patrolmen were not paid jovertime. He stated the road block could not be set up until early morning. is one of the Patrolmen who has shot off his mouth criticizing the FBI.) 162 7624 11 JAN 10 1964 1 - Mr. Evans NOT RECORDED i - Mr. Belmont 1 - Mr. Rosen

1 - Mr. Casper/

CRHA RESELE

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CDD:ejr (7)

1 - Mr. M. A. Jones

At this point in the conference, Commissioner Crittenden confirmed ASAC O'Connell's facts. He admitted to the Governor that there had been a breakdown did not brief in administration of the California Highway Patrol in that the officer who relieved him during early morning hours of the day in question. The officer who relieved was a Patrolman named h7c shot off his mouth criticizing the FBI and has written a report accordingly.) Commissioner Crittenden told Governor Brown that report was based entirely upon erroneous information in that it inferred a lack of cooperation on the part of the FBI. Crittenden told the Governor that excellent cooperation existed between the FBI and the California Highway Patrol. He also told the Governor that Chief Parker of Los Angeles had received a copy of erroneous report in a plain envelop and that Parker was, therefore, back of this entire controversy. Crittenden told the Governor he was checking into the breakdown in administration in his own outfit, particularly the leak of erroneous information to Parker.

ASAC O'Connell told Governor Brown that with respect to the Sinatra case, the FBI had moved very swiftly and there had been no need to notify Chief Parker in Los Angeles. He also told Governor Brown that Parker's policies, particularly with respect to nonpayment of ransom, were totally different than the FBI and we, therefore, would have found it impossible to work with Parker. The Governor was told Parker's policies might have caused the death of the victim.

Governor Brown interrupted the conference at this point and stated he wanted to call to the attention of the FBI representatives his recent press conference wherein he had criticized Chief Parker and had praised the work of the FBI in the Sinatra case. He stated he still felt this way. Governor Brown then called Attorney General Mosk who at that time was in Los Angeles. He told Mosk that Director Hoover had instructed FBI representatives to call upon him and give him the true facts in connection with the current controversy. The Governor also told Mosk he had at one time discussed with Director Hoover matters concerning law enforcement and particularly payment of ransom in kidnaping cases. The Governor told Mosk he wanted him to know he was in complete sympathy with Director Hoover in these matters.

Governor Brown additionally told Mosk "You better just hold your fire until you get all the facts. This matter should be handled coolly and calmly. Publicized controversies benefit no one except the news media. There is no lack of cooperation on the part of the FBI and both and Commissioner Crittenden confirmations fact."

- 2 - o¹

Governor Brown additionally told Attorney General Mosk that the FBI would contact him personally that afternoon to give him the facts. After hanging up the phone with Mosk, Governor Brown turned to Commissioner Crittenden and instructed him to prepare a report, sending copies to Mosk. He told Crittenden to put in the report the fact that the California Highway Patrol was wrong and no blame should be attached to the FBI. He also instructed Commissioner Crittenden to prepare a press release which he, Crittenden, was to give out from the Governor's office by approximately 2:30 PM (California time) this afternoon.

Governor Brown next turned to ASAC O'Connell and stated that publicity in this entire matter was highly unfortunate but he sincerely hoped his press release would set matters straight.

After briefing the Director concerning the above matter, I called SAC Simon in Los Angeles and told him to immediately contact Mosk. I had previously instructed ASAC O'Connell to call SAC Simon and inform him of the above-mentioned facts. Upon my calling SAC Simon, I told him to get in touch with Mosk right away. I told him not to insist that Mosk make a press release inasmuch as we could not count upon Mosk giving the true facts. I told him the Governor's press release, if the Governor did live up to his promise, would be far more important than any release that Mosk could give out.

Huntley-Brinkley Show in New York City, I next called however, was informed he could not be reached at that particular time. I talked Huntley-Brinkley Show. We worked with when the Director received the Criss Award. He was the producer of the network show on this occasion. He has also been very friendly. I told of my call last night and of the fact the record needed to be straightened. He told me had briefed him regarding this matter. I mentioned to him in confidence there apparently would be a press release from the Executive Office of the Governor in Sacramento, California, this afternoon. I told him he might desire to have his local people in Sacramento get on this right away. He stated he would do this and that undoubtedly it would be carried on the Huntley-Brinkley Show tonight. I told him also we could not talk about attribution, however, he might desire to put a few words mouth which would indicate that Parker had once again stuck his big stated he would have to be a little careful on this score foot in his mouth. but would attempt to do this.

SAC Simon was instructed to call back after his conference

with Mosk.



SAC Simon called at approximately 6:30 PM, 12/27/63, to report the results of his conference with Attorney General Mosk. He stated in the outset that Mosk had been receptive. Simon was accompanied by SA

At the beginning of the conference, Mosk told Simon he wanted to clarify his position. He stated he had made no prejudgment of this controversy, however, he had a complaint from three different sources, state, county and city agencies, and he, therefore, in his capacity as State Attorney General, must proceed to look into this matter. Mosk told Simon that if the facts of the complaint were wrong, he would be the first one to admit it.

Mosk told Simon that he was surprised at the widespread news coverage this controversy had been given wherein Simon regular that he had seen Mosk on TV last night.

Mosk next referred to a constant and received from Officer College California Highway Patrol. Single Bell and and immediately indicating of ElDorade and received information at approximately into AM from the particular morning in which the FBI had disseminated information to local authorities. SAC Simon told Mosk that Commissioner Crittenden of the California Highway Patrol had admitted fault in his agency and that both Officers were obviously responsible for this breakdown in administration. Simon stated that Mosk seemed satisfied.

Simon next brought up the fact that he personally knew why this controversy had arisen. By making this statement, Simon sought to make Moss admit that Parker had caused this matter. Mosk appeared somewhat sheepish in telling Simon he had attended a banquet with Parker a few nights before. At the banquet Parker had made some very strong derogatory remarks against the FBI. Parker specifically asked Mosk to look into the matter of FBI noncooperation. Mosk explained that his inquiry would proceed rapidly and as a matter of fact, his investigator in charge, was with Chief Parker that very moment.

SAC Simon told Mosk that in view of the fact he knew the original reports by the Calif ornia Highway Patrol were all wrong, and that Parker's facts were erroneous, if it was not correct that Mosk's man was obviously on a "fishing expedition." Mosk admitted this could be correct but stated "there may be room for improvement in law enforcement relations."



Simon told Mosk with respect to the Sinatra case, this case moved so fast there was very little time to notify any one. Simon told Mosk that Parker had publicly indicated his policies of nonpayment of ransom and, therefore, it would have been virtually impossible for the FBI to have worked with Parker. Simon asked Mosk how he would have felt if the victim had been his own child. Mosk admitted that Parker's policies raise grave problems. There was little else of pertinence stated at the conference.

Simon stated that Mosk would undoubtedly go on with his inquiry. I told Simon we should not infer to Mosk or anyone else that the FBI wanted the inquiry stopped, that we shouldn't place ourselves in that position inasmuch as we have nothing to fear. Simon pointed out Mosk's investigator might possibly contact him, Simon. I told Simon if did contact him, he should feel free to tell him the same facts that ASAC O'Connell had told Governor and and that Simon had told Mosk.

The Funtley-Brinkley and conight did carry the fact that Commissioner Crittenden had published a likere was absolutely no criticism matsoever or lack of cooperation against the report that had been carried last night indicating a lack of cooperation on the part of the FBI had now been denied.

Both SACs Simon and O'Connell have been instructed to send in summary teletypes regarding their participation in this matter. Both men have been instructed to get in touch with their trusted sources of information among the news media and see to it that the press release by Governor Brown and Commissioner Crittenden is played up to the fullest in the State of California.

ACTION:

We will follow this matter closely.

Marillo Office Distri

I have been furnicised a copy of Stanley & ook's lower to you of condition II, 1983, wherein he requires on appointment with you on Jermany 1918. Locale to the till casin between the control of the first few enforcement agencies! Ling, I will have Audiched by his Distriction Land Deletion and Assistant Cartha D. DeLoach attend.

We have received in heal stien to the effect buck Chief of Police M. Deciker of the Ltd sulfacts held to Department whichly is respectful la. The side inquiry. Then regarding this Parison's put in this matter has merigio di agoni in my momorandam di December 12, Idia, cultici e "Chinown California Longon in my montantinament in Lordan var are, avec, collection of the California Christian, Cr., Victim, Life of the self in my Lordan and the California Christian of Mais of Mais of Montan Milliang W. Reviser, Research to the California Christian of California C channels, its commany of partiment cavale, and all his method:

frank timbre, Fr., was in Luyes on Hosember 8, 1888. He and leases a district corty on Los oribot 41, 2000, after payment of facil, and the second times are also are assetted times and and are also an early on December 12 end. and the a Succrewed almost rined the verment allowly. 4 JAN 22 1984

On Mucomber 11, 1000, One illerhor appeared the press donforence what has despois blayer that the Verby ted gains by protected First his Dejorthent had not been brought into the investigation of the Sincira enailby the Fill. During this conference, he stated the policy of his Deportment Cillered from that of the I II with respect to the payment of remeant, commenting this "minit" thought the payment of remions was "e had policy. " Thought theyelecte, an Alont of our Les Angeles e Mee, contacted Cingi Vinter and explained

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continued for the new to everal en .. and the conjugating that was the large and one n ležopunitije gada med a militareje. Tud

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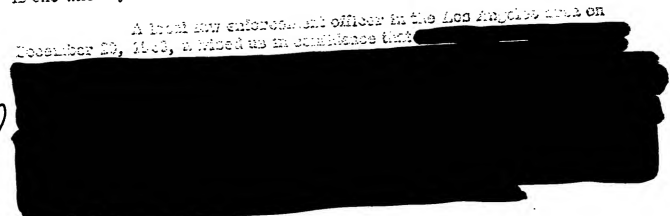


The Attorney Ceneral

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the investigation. In spite of this, he with questioned certain aspects of the impostigation. To side apparently assigned members of his imposts, on hereafter 50, while on the med imposion but wifice from a parameters can nearby. On hereafter 50, while, we learned he had requested respects to the place where young limited had not be the his wife, desired as the respect to the place where young limited who had by the Whitepers, and the respect to the hade and we send to the farmers 2, 1802. To the Pederal Grain cury which impered the hard analysis at farmers 2, 1802. (Hewspaper chippings containing some of Chief Marker's statements and some exitorial comments are emiliated as endicated to through 4.)

Care of which harhor's complicate was fact local law embreoment has been held in Heropate because they were not brought into the investigation. A question regarding this complaint has get to wantering Governor Minamai G. Yerown at a productionance on Heromber M., 1801. The chart had he did not think local authorizes where held in diswepate." The chart had, "I think you get moving in a case, you know what you've doing, and to having in more people could delay in a case, you know that you like it was a magnificant plant of work. I think the operation that you like . I think it was a magnificant has a work. I think the Uniel wight have writed by a first case why before he write have them. This is one where you hale your fire for a little wills because it can be carried you."



de december 28, 1966. As a commender on Television of the ATT of the december 28, 1966, and the Att had commisered the life of a confidence of the december in the Lake confidence of the arms of confidence were in the value of the lone officer and the arms of confidence were in the value of the deliver a citation. He complete the formation and the land of the many blick was a fact the confidence of the deliver a citation. He can also a seat the deliver a citation and the many blick was also did a fact of the land of the arms of the fact of the land of the land of the land officer of the land of the l

The Attorney Concret

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The december St. 1967, issue of the "Los Angeles Times" contains I an article indicating the California Pighyay Patrol had begin an investigation of charges a rade by Alestenant and Cilicor are the chief than intermed of the prosonus of dangerous criminals in their area thring the Sinatra interpolary investigation. This article reported how Cilicor had stopped Joseph J. Gorce, one of the alleges sunk reports, and gave him a citation, not knowing that he was a cangemus and wanted man. (A clipping of this article is enclosed as collibit 6.)

Principle Critically, Communication of the California Highway
Principle and December 24, 1808, tell Millagano that he had received a call on
the preceding day from a reporter of the "less Angeles Times" who read to him
the complete report many by adapterating the incident involving
the alloyed bank robbars. We said the quotes in the "Three" article were taken
circelly from the report. We had no to a how the report had reached the newspaper and said he was radding on invaling to find out. He said he cortainly had
no complaint again. The FMS.

On the same acts told an Agent
that he was surprised so see the quotes from his report in the newspaper. He
said he realized he had been "carried comp" in his statements.

Ca liberaber AS, 1969, Air. Deck amounted from he had ordered an investigation into exceptions that the FIN had not include the referement agencies informat having the search for the hidrogers in the biname case and had endangered claimers as a result. (A eligible regarding this announcement is enclosed as subject ?.)

The Attorney Ceneral

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there then were in that area. Thef Farker claimed he was speaking for "all law end addition." in bringing to light these serious oversights of local departments by the FM.

Older rarker's charges are totally false or deliberate distortions of facts. The kidnegers passed through the Land Table area with the victim long before Well agents reached the scene. Leasthesize at that time had been set up by freel officers. His implication that the speedy solution of the case remited from the currencer of John A. Irwin to a total distortion of facts. Actually, the information Arminaed us by Irwin was of little value in solving the case. We already had definitely identified one of the other suspects when from was arrested, and we besteen both of the already independent investigation. Irwin was arrested, and we because both of the already independent investigation. The aliquition that Well scenesty poster has a liver of officers is completely false as the outline of a reside relating to the arrest of the brain robbers which follows will show. Actually, the interestion on the leastion of these robbers was jointly developed by an Mall Agent one, a member of the Les Angeles Police Department, not by the police alone to third Farher claims. Chief Farher is a self-appointed spointment for "his law autoresment" in this regard for we have received no complaints from any other agencies.

EDINUND G called on Coverage Term concerning the allegations made by and Officer Constitution of Constitution Constitution was probable. They were advised and Officer as follows: The partie on route to the likely graded but stopped at the effice of the El Dora o de diguieriff, Phase ville, I Malerio, Derwood 1:83 and 3 a. n.., Facille Stand Land Carlo, Recombine S. 3860, and Spin Libertal , amposto la the case, were in the area. The should was requested to relay this injeriment to the California Highway. Patrol and when afficers engaged in reasolvems. Severiptions of these two men as well as possible acceptates were orgalist. Inche logs at the shortiff's office reveal this information was releyed to the California Highway Patrol which asimous diged receipt. Fatrol Feedquarters radiced this information to all units about 0 a.m. In caldition, a member of the sheriff's force had telephoned soliding readblock assistance and bud y propositly told him about the two cuspects. This will surveillance at the medicarry modife which is it the arrest of nunctions was inclinated by two adjusts about it a.m., not by 20 Agents at 6 c.m. on charged by Cliffor in the Foloct. A librar in the Foloct. to witer, about 10:00 a.t. and issued a circlian to int. He was also he inter lourned dorse was named that he filed his report criticiaing the Pili.

Covernor and stated that I had I had I had be notify Cificer about the two

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The Attorney General

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suspects when some on duty at 9 a.m. on December 2th. He told the Governor there had nover been any lack of cooperation or prompt notification on matters of nutral interest by the FEI and that and Cilicor on making their charges. Her. Crittenden related he had learned that Chief Parker had optained copies of report which were mailed to him in a plain envelope. He said he had not determined the source of these copies but his inquiry was continuing.

The Covernor was told there had been no lack of cooperation among the FII and other agencies and that no officers' lives had been placed in jeopardy by lack of information. He was informed that had stated he felt there had been full cooperation on the case. He was told it was not possible to brief all agencies on the fast-moving developments.

At this point the Covernor takephoned hir. Mosk, identified those present in his office, and depended the limiter case with him. He suggested to hir. He can that "you had before hold you." He until you get all facts" and handle this matter as coolly and calmiy as possible." He told Mr. Mosk that hir. Critisman had just informed him that Californ and were wrong, and that there had been no lack at cooperation by the FM. He told Mr. Mosk to take no action until he discussed the matter with the FM.

Covernor Drown then instructed for. Crittenden to prepare a report for him on the malker and to send a copy to Mr. Meck. (A copy of this report is enclosed as exhibit 8.) Also enclosed as exhibit 3 is a press release cated December S7, 1888, made by Covernor Mean relating earlier charges in the press affiliated to

on December 27, 1900. He said he indiversited complaints from the Los Angeles Police Department, the California Highway Potrol and the Mi Berado County Shorili's Cilies; hence, he felt it was his duty to inquire into the alleged lack of cooperation. Challenged, he admitted there had been no complaints from or Mr. Crittenden, but derogatory statements about the VDI had come to his attention through the press from members of the shorili's staff and personnel of the Righway Patrol.

The laste regarding the netification of local and ideal officers

and the later arrest of them were earlief outlined for

his a late. He will be included a more known why he had done it. The ridiculant

of this alteged statement was printed out to him along with the fact that the shorts

had no complaint to make against the FIH. He was told that the FEI had requested

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The Attorney General

and received excellent ecoporation from various local and state law enforcement allocation during the Simutra highesting investigation. It was explained that it was in passible and impractical to attempt to built all agencies one to the fact memor in which the investigation was moving. He was reminiou that the investigation in which the investigation was moving. He was reminiou that the investigation took place in two states and in coveral parts of California. Unly Joseph C. Amoler was arrested within has Angeles, Darry W. Meanan being arrested in an Canada and John W. Irula paint picked up in Imperial Beach, California.

had suggested that he (Mosh) investigate the allegations against the FPI. He said he had seen the Chief "a few nights ago," that he had made a number of comments about the FEI and suggested the litterney General undertake an investigation.

Governor Brown was reconscient on December 30, 1983, and advised repareing the convergation with Mr. Hosk. He was told also that both Mr. Crittenaga and the convergation with Mr. Hosk. He was told also that both Mr. Crittenaga and the first find fund the two statements on December 20, 1983, to the align that they had related near anthorized a subordinate to have any come with against the FMI. (A capy of each of these statements is eachered as children 10 and 11.)

The Covernor stated it appeared that Chief Forker had been making statements which were not better out by flow. To sail a sail's inquiry had been started without his insured; a or consold. The states there were two possible explanations for heal's having become involved in this maker—that he was trying to curry favor with local law coforcoment agencies or but Chief Forker has "something on Chanley." He said he planned to go to hes Magales on Recember 31, 1968, to talk with her. Healt personally and sould emissibly.

Governor Endwar was contacted in Lot ingolog on Becomber 31, 1965. He stated that have block had gotten March take a bad situation and opined that Chief Funder had cometining on her. Head, Bearth the Chief had information concerning a firl falmed of Mr. Meal, in Boar to this, California. The Covernor related that the falmed action curries fower with a design to people by giving them raw information on other people, adding that the limit to be analyzed of the Governor related har. A oak analyzed parties to a necessary position. The Governor related he considers that Perfect the most anagement man in law enforcement in America and would like to see him out of the job as Chief of the largest city in California but he had no central over this.

Covernor Prown related that file. Here has been a good personal faters but that he has gotten angry with him in the particular or w. He caid here. In such wants to run for Senator from California an does not that inte official has been profited problem. He implies a mate "what literacy General has been profited problem. He implies a mate "what literacy General

The Attorney Conoral

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Mobert Monne by thinks about this situation. We said he supposed the best thing for her. Recall to so his to come out with a strong statement that the complaints against the FII were entirely unlounded and that the FII had done a very commendable job."

Office that he had taked with Mr. Mosh and that he felt "the FBI is going to be very very satisfied with the report Rock is going to give." He said Mr. Rock understands why the FII did not tell Chief Parker anything about the case. He said Mr. Resk had not projudged the situation but had been keying the foundation "to see Mr. Rennedy and Mr. Rocker." The Covernor reported that Mr. Mosk's concern is with the controversy between Mr. Roover and Chief Farker. Covernor Prown was reminded that no one in the FEI had criticised any law enforcement agency or official in this matter and that all the attacks are coming from the same source.

On Jamesry 2, 1804, her. I been use contacted by an official of our cost Angeles Utiles. He was about the nested said by hir. Criticates and over various television programs was pointed out to him. He committed that he had based the allegations against the 3 H which he made over a nationalde television program and to office name mean means on what he had read in newspapers and that he had made no allegt to easely the validity of the charges before he aired them. Her. A cold and both there has been great produced on the FM to easter the charges. He committed that he might be very considered this procesure by making a report which he said might be very considerablely to the FM. He indicated this report probability would be released amount the middle of the month. He said he still plasmed to come to Taskington to discuss the matter.

Jameary, 1959. Information in Furcoustilon roycols that in 1945 he was listed as a sponsor of a dimer hold by the John anti-Pascist Melages Committee in Los Angeles; as a sponsor of the American Committee for Louish Precious; as an assist and suctainer of the Lastican Youth for Bemodaley; and as chairman of the whater clothing unive of the American Countilled of a fingular Relief of bouthern California. The classified has been identified as a fingular bell spensored by the Assistant Action Creek. My. Lastic lastic and a member of the lastic and savigers (add) in 1948 and 1948.

Our Los Angeles Cilies has reported that in largest, 1963, Chief fancer beauted at a cockinil party that he imply the instally of the present girl friend of Studiey Leeds and that her. Look was considering divorcing his wife to marry his parameter. Chief Parker chief of that kirl accompanied Mr. Nosk

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The Attorney Conoral

on a trip to Recided City where they stayed at the same hotel.

I am enclosing as emilbits 12, 12 and 14 copies of letters received here brank States, Sr., of Los

Enclosures (14)

11 - The Deputy Attorney General - Enclosures (14)

EDMUND G. BROWN
GOVERNOR

State of California GOVERNOR'S OFFICE SACRAMENTO

January 15, 1964

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Mr. Belmo Mr. Mohra

Honorable J. Edgar Hoover Director Federal Bureau of Investigation United States Department of Justice Washington, D. C.

Dear Mr. Hoover:

Thank you for your kind letter of December 30, 1963. I am pleased that you feel my efforts have contributed toward clearing up any possible misunderstanding.

I have always held you and the Federal Bureau of Investigation in the highest regard, and nothing has occurred in recent weeks to lessen that high regard in any way.

Please be assured of my continued cooperation in this and all other matters.

Sincerely

EDMUND G. BROWN, Governor

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EX-102

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25 JAN 30 1964

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JAN 24 1964

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3/8/

Memoranaum

TO

DIRECTOR, FBI

ATTW: CRIME RECORDS

DATE:

FROM :

SAC, SAN FRANCISCO (80-449)

SUBJECT:

EDMUND G. "PAT" BROWN

GOVERNOR

STATE OF CALIFORNIA PREFERRED MAILING LIST

3/64

On 1/31/64, while in Sacramento on other matters, I stopped by the Gov ernor's Office and although he was out of town, I had a visit with to Governor Brown, as well as other members of the Governor's staff.

importance, since he passes on all of the Governor's appointments, makes final approval on all of the speeches and screens all visitors to the Governor. He is a great admirer of the Director and an excellent friend of the Bureau.

requested that the Governor's Office receive two copies of any Bureau publications, reprints of the Director's speeches, and Uniform Crime Reports, one of which should be addressed directly to:

Office of the Governor, State Capitol, Sacramento, California.

Governor's Office and on the Bureau's preferred mailing list, as requested by

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. **6**8 PEn : Mailing List

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Mr. Evans

DATE:

3/6/64

FROM

W. V. Cleveland

SUBJECT:

SPECIAL INQUIRIES

WHITE HOUSE

De Silver

Mohr __ Casper

Gale .

Sullivan ____
Tavel ____
Trotter ___
Tele. Room

Holmes .

Callehan

White House has requested investigation of the following persons who are members of the National Civil Defense Advisory Council:

Edmund G. Brown
Governor of California

William Haydon Burns Mayor of Jacksonville, Fla.

Richard J. Hughes Governor of New Jersey

Paul J. Fannin Governor of Arizona

John F. Collins Mayor of Boston, Mass. Dan Gray Anniston, Alabama

E. J. Evans, Mayor Durham, North Carolina

Francis S. Levien attorney, New York City

Marceline W. Yohn Manchester, New Hampshire

Margaret C. Goebel Grand Rapids, Michigan

We conducted an Atomic Energy Act investigation concerning Governor Brown of California in 1960, and a summary of the results of that investigation was furnished to the White House on 5/18/61. The files contain no additional pertinent information concerning Governor Brown since that time.

We conducted a Registration Act case concerning from March, 1963, to October, 1963, based on

allegation The Internal Revenue Service

By letters dated 3/13/62 and 5/23/63 the White House was

during the Registration Act case. The complete results of that case were furnished the Department in October, 1963, and the Department

1 - Mr. DeLoach

Enc. levet 3-10-57

DHY:sab

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Tiligh

Memorandum to Mr. Evans Re: Special Inquiries - White House

The files are also replete with information being received on a continuing basis from our sources in protection money being paid by gamblers to enable them to operate unmolested. In November, 1962, the protection payments totaled \$9,000 per month, of which \$3,000

Since investigations have previously been conducted concerning them, we are not opening investigations on Governor Brown

Attached is a letter to at the White House Turnishing him a summary of the 1960 investigation of Governor Brown and the fact that our files contain no additional pertinent information concerning him. The letter also contains a summary of the results of the Registration Act investigation

protection money from the hoodlum element protection money from the hoodlum element individuals in the absence of a further request.

We conducted an applicant-type investigation of in 1939 when he was an attorney. The investigation was favorable.

ACTION:

ordered separately to the Field today for immediate attention. The appropriate SACs are being instructed to personally contact to advise them we are conducting investigations of them at the request of the White House. The Field is also being instructed to conduct no neighborhood investigations in these three cases without Bureau approval. Investigations on the other persons on the list, except Governor Brown are also being separately ordered to the Field today.

The attached letter should be transmitted to furnishing him the results of investigations conducted concerning Governor Brown advising him we are conducting no investigations concerning them in the absence of a further request.

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h7(March 10, 1964 BY COURIER SERVICE Honorable Walter W. Jenkins Special Assistant to the President The White House Washington, D. C. Dear Mr. Jenkins! Reference is made to your request on March 4, 1964 for investigation of ten members of the National Civil Defeate Advisory Council, which includes Governor Edmund G. Brown of California and An applicant-type investigation was conducted by this Bureau concerning Governor Brown in 1960, and enclosed herewith is a memorandum dated March 6, 1964, containing the results of that investigation. The files of this Bureau contain no additional information concerning Governor Brown. It is noted that a summary of that investigation was furnished by letter dated May 18 to the 961. SVC investigation was conflicted concerning him under the provisions of the Registration Art1964 COURIER from March, 1963, to October, 1963, -11111 allegation who stated that during 1956 or 1957 That investigation developed information indicating that and there was possibly a close personal relationship During that investigation he Internal Revenue Service Tolson advised that on his 1955 income tax return Belmont fees in the amount of Callahan Conrad . "Special captioned 6/64, See cover memo Cleveland to Evans, DHY:sap. V Room. Return to... -8mil room TELETYPE UNIN

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1 - Mr. Belmont 1 - Mr. DeLoach - Mr. Evans

The Cleveland

Honorable Walter W. Jenkins

The results of the Registration Act investigation were furnished to the Department of Justice in October, 1963, and by letter dated October 24, 1963, the Department of Justice advised the evidence was insufficient to proceed further in that matter. The status of the by the Internal Revenue Service is not known by this Bureau.

matters in the this Bureau has received allegations from reliable sources

gamblers to enable them to operate unmolested. For example, a source in November, 1962, alleged that a payments totaled \$9,000 per month, \$3,000 and the remainder of which was divided among the officials who handled the collections.

In view of the above, no investigation is being conducted concerning either Governor Brown the absence of a further request from you. Investigations concerning the eight other individuals mentioned in your request have been initiated, the results of which will be furnished you as quickly as possible.

Sincerely yours,

J. Edgar Hoover

Enclosure

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EDMUND GERALD BROWN also known as Pat Brown

An applicant-type investigation was conducted concerning Governor Brown in 1960, at the request of the Atomic Energy Commission. That investigation revealed the following information concerning Governor Brown.

The February 13, 1945, issue of the "San Francisco Chronicle," a San Francisco, California, newspaper contained an article which reported that Edmund Gerald Brown, then District Attorney, opposed the deportation of Harry Bridges, a west coast labor leader who was accused of membership in the Communist Party.

The August 9, 1945, issue of the "San Francisco Chronicle" contained an article which announced that Edmund Gerald Brown had been elected Vice President of the San Francisco Chapter of the National Lawyers Guild (NIG). The NIG has been cited as a communist front organization by the House Committee on Un-American Activities.

The FBI is in possession of a letterhead entitled "Salute to Young America Committee," which was a committee, according to the letterhead, to sponsor a second anniversary dinner of the American Youth for Democracy (AYD) at San Francisco, California, This letterhead listed Edmund Gerald Brown as a member of the Committee in Formation. A confidential informant, who has furnished reliable information in the past, advised that Edmund Gerald Brown was being mation in the past, advised that Edmund Gerald Brown was being considered by the Communist Party in San Francisco as a speaker for this Committee but could furnish no other details in this regard.

In Harch, 1946, this Bureau was furnished a copy of a letter dated January 10, 1946, written by a veterans group at the University of San Francisco, San Francisco, California, set the University of San Francisco, San Francisco, California, which criticized Er. Brown for permitting his name to be used which criticized Er. Brown for permitting his name to be used called as a sponsor of a banquet held on November 10, 1945, at the DHY: EVP

Edmund Gerald Brown

Saint Francis Hotel, San Francisco, in honor of the AYD. In reply, Mr. Brown by letter dated February 1, 1946, stated that he knew that the Young Communist League (YCL) or some similar organization had participated in the formation of the AYD. He stated that he then called an official of the AYD to determine if the organization was either communistic in origin or intent. According to Mr. Brown, the official of the AYD informed him that that organization "was not in any manner, shape or form communistic although some members of the Young Communist League had at one time belonged." Mr. Brown added, "I have refused at all times to become a sponsor of any organization or any meetings until I first investigated its background." The AYD and the YCL have been designated pursuant to Executive Order 10450.

The Assistant Chief of Staff for Intelligence,
Department of the Army, advised the FBI that on June 14, 1946,
the Mobilization for Democracy sponsored a meeting at the
Olympic Auditorium, Los Angeles, California, at which meeting
Mr. Brown was a speaker. The Mobilization for Democracy has
been cited by the California Committee on Un-American
Activities in its Report 1947 as one of the "key communist
fronts in California."

By letter dated July 5, 1956, Mr. Brown advised this Bureau that he was opposed to any provision giving the individual states the right to prosecute subversives. Mr. Brown stated that he felt the individual states were incapable and inadequately equipped to handle such a job. He added, "I assure you that I recognize the menace of subversive activities and I desire to do all in my power to aid and assist you as well as other security agencies of our Government."

Governor Brown,

California, was interviewed and advised that

he believed Governor Brown was lacking in character, ability,
judgment, integrity, and could not keep a secret.

explained that Governor Brown's lack of ability and judgment

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Edmund Gerald Brown

was shown in his mishandling of the widely publicized case of the executed kidnaper, Caryl Chessman, in that he had granted Chessman a reprieve shortly before the execution.

advised that he was personally opposed to Governor Brown's stand in favor of abolishing capital punishment.

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also advised that Governor Brown had exhibited a lack of character, integrity, and his inability to keep a secret when he held a press conference in 1950 on which occasion he publicly claimed credit for the formation of the National Association of District Attorneys, which organization was in fact his, further advised that he did not believe Governor Brown to be disloyal but recalled a speech made by him on an unknown date at Santa Barbara, California, when Governor Brown expressed criticism of congressional committees and hearings.

California, Police Chief William Parker pointed his finger at Governor Brown and stated he talked like a communist and that he was espousing the Communist Party line.

On May 13, 1960, Governor Brown was interviewed by a representative of this Bureau at his own request. On this occasion, Governor Brown advised that he was aware of allegations of leftist tendencies against him. He explained that his opposition to the deportation of Harry Bridges had been dictated by military and civic expediency inasmuch as he feared the deportation of Bridges would result in a tieup of the California water front and would impede the war effort during World War II. Governor Brown also explained that his membership in the NLG was prompted by influence from legal associates but that he had resigned from this organization after reading one of its pamphlets and becoming aware that he "didn't like the people in it" and that he had no sympathy for the "line" which the organization was beginning to take.

Governor Brown concluded that one of the greatest problems in this country is the danger of Russian communism and that the FBI and he, as Governor of California, have a common purpose in meeting and facing this danger.

Edmund Gerald Brown

Many other persons, including prominent individuals, were interviewed during the investigation of Governor Brown during 1960 and furnished no derogatory information regarding him.

(OVER)

Memorandum to Mr. Belmont Re: CRIMINAL INTELLIGENCE MATTER

It was generally rumored in California at this time that Mosk desired to run for Senator. Governor Brown agreed and thus cleared the way for Governor Brown's desire to have Allan Cranston rungfor Democratic Senator in the primary. Mosk, it is to be noted, was thereafter appointed to a vacancy in the California Supreme Court. and other Our investigations have shown that hoodlums in the San Diego area are presently planning to seek favors from Governor Brown and Senator Salinger in exchange for substantial campaign contributions. According to an informant, concerned with the close supervision being afforded local bars by the Alcoholic Beverage Control of California, which has resulted in plans to make an approach to revocation of licenses. Brown through an unidentified politician, who is believed to be of the eight persons to have accompanied Pierre Salinger to Washington, D. C., when the latter was sworn in as United States is also planning a testimonial dinner for Salinger in the San Diego area and it is his hope that through such assistance to Governor Brown and to Senator Salinger he will be able to reduce the "heat" being generated by local authorities in the supervision of San Diego bars and nightclubs.

ACTION:

This is for your information.

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CTON, MASHINGTON FIELD, SAN FRANCISCO AND LOS ANGELES

ROW KANSAS CITY 100-0 3 P.

THREATS AGAINST THE PRESIDENT, SENATOR ROBERT

RESIDENT AND GOVERNOR BROWN.

RE KANSAS CITY AIRTEL TO WEO. MARCH FIFTEEN LAST, ENTITLED

IS DASH MISCELLANEOUS, REQUESTING INTERVIEW OF

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TO KILL GOVERNOW ENDEN. ALSO INSTRUCTED HE SO TO ASSINGTON.

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AND WAS INFORMED AND HAD BEEN THOROUGHLY INTERVIEWED. WOC. AND REINTERVIEW NOT DESIRED.

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In Reply, Please Refer to

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION : Kansas City, Missouri

March 20, 1965

THREAT AGAINST THE PRESIDENT SENATOR ROPELT RENNEDY AND GOVERNOR PROPERTY REPRESENTATION OF THE PRESIDENT

on March 18, 1965, at Leavenworth, Kansas, advised that he has no permanent residence, but that he last resided at California, while employed as a chef at the West Covina, California, prior to January 16, 1965.

Registration number and an alien under Alien and he last reported to the Immigration and Naturalization Service in Washington, D.C., in January, 1965.

was contacted by a number of unknown white and Negro males immediately outside of his place of employment in California, and offered \$50,000.00 to kill Governor Brown, by placing poison in the club-food and then to go to Washington, D.C., and with one Negro male and one while male, kill President Johnson and Senator Robert Kennedy with guns. Stated that as he speaks very poor English and it is difficult to make himself understood, he had had a letter typed for him on this date, which contains the information regarding this matter and which he intends to mail to President Johnson.

Furnished a copy of this letter, which is as follows:

"Leavenworth Kansas 18 March 1965 5:00 AM

"President Lyndon B Johnson Senator Robert Kennedy Governor Brown

Elike decement contrains neither recommendations over constitutive of the FIX is the property of the FBI, and is located to your agency; it and its accidents one and to be distributed outside your agency.

-FRICE OCCUR

"I camo to this country as a Hungarian Refugee but before I start to write a whole story you must the my advice to not and face the people like I in F. Kennedy did. A person I was friendly with and his friends wanted mo to kill President Johnson, Governor Brown, and other government heads: These were three (3) while men, five (5) negroes; these people wanted mo to do this so they could start a revolution in the United States. In this case I am doing my best ' help, I can't do any But I need his help, the President, at this particular time as it means my life and also his; therefore I must find and meet his head man in person. On 16 January 1965 I was approached by four (4) negroes and three (3) white men to put poison in the comb food so it would take the life of Governor Brown, at this same time it would get rid of President Johnson & Senator Kennedy. These people want to use me, but I just can't do it as this country has done a lot of things for me. They wanted to pay me fifty (50) thousand dollars to get rid c these people; but I can't accept blood This occured in California; my nerves were broken down, I had a good job at the time but I had to quit it to go to Washington, D. C. to inform the At this time I might of overdrawn my personal FBI. check, but if this has happened I do it because I want to save the country and the Presidents' life. At this time I need help but not like the help I had in Washington, D.C. when I hit in Washington my first stop is the FBI; (negroid) at the Travel Bureau FBI wouldn't give me even twentymy first stop is the FBI; five (25) cents so I could go down town to look for It was raining this day, I had to walk at least ten (10), miles to town, and I came up with a As of this day I found job as a fever of 104. but it only pays forty (40) dollars a week ... I met a girl at the Greyhound Bus Depot, Kansas;

I told her I loved her and wanted to marry her, on 8 Feb 65 she came to Washington D. C., before I was able to support us as money was short, the landlady has put something in her head as I can't

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"tell them what I am doing and why I am here. But maybe she left for some other reason; or maybe she got some information and was fronted by this people. In this case I ask the President to search for her and bring her face to face and see what is the reason she left. As soon as possible before my nerves are all shot, as I love this person very much. This case I must have a clear head to face the whole story to help save the presidents' life. I don't want to make big money or main myself I just want to save the country & President. This case I need money to move about to find these people and later I will pay it back; I need about three (3) or four (4) hundred dollars. I need his help to pay these people before I get into any trouble. I must go to California to work with these people so I might find his head man. With any info I pick up I will go to the Secret Service or FBI.

"I need his authority to make an arrest or hold the man that threatens the Presidents' life or take them to the nearest police authorities. The whole story about these people I will tell the FBI. I do the best to help him and the country. I hope this case can be closed soon, so I may have a clear head. The two (2) people are in Washington now; maybe more.

"Sincerely yours,



Agent, Secret Service, Washington, D. C. and advised that he had furnished all of the information in his

possession regarding this matter to the Secret Service. He advised that he travelled by bus from Washington, D. C. to Leavenworth, Kansas, as he was instructed by the Secret Service to return to Los Angeles, California, and report to the Federal Bureau of Investigation and Secret Service there. He advised that he intends to travel on to California and that he will reside in care of a friend,

Leavenworth Police Officer • Department, Leavenworth, Kansas, on March 18, 1965, advised that on receipt of a telephone request from from Paul's Cafe, Leavenworth, Kansas, about 1:00 a.m., March 18, 1965, he brought to the Leavenworth Police Department and permitted him to sleep in the Leavenworth City Jail. He advised that indicated that he wanted to contact the Federal Bureau of Investigation and furnish them information which had had typed into a letter to be sent to President Johnson. was interested in locating lle further explained that Leavenworth, Howard advised that he contacted a Kansas. this address who informed him that was a white female, age about 20 years, who had recently stayed at her residence during a short period of time while employed at the reported that the lle stated Leavenworth. had been separated serviceman husband from whom had recently returned to Leavenworth and that the two departed and their whereabouts are now not known.

Vincent P. Mroz, Special Agent in Charge,
Secret Service, Kansas City, Missouri, at 9:40 a.m.,
March 18, 1965, was advised of the information furnished
by and of his availability at Leavenworth, Kansas,
for interview. Mr. Mroz at 10:20 a.m., March 18,
1965, advised that it had been ascertained from the
Protective Research Section of Secret Service, Washington,
D. C. that
interviewed at Washington, D. C., regarding this matter,
and that a reinterview of at this time was not desired.

The following was obtained during the interview of on March 18, 1965:

Name
Race
Sex
Date of birth
Place of birth
Height
Weight
Hair
Eyes
Complexion
Build
Marital status
Social Security No.
Alien Registration
Employments

White Male

Hungary
5'8"
130 pounds
Brown
Brown
Medium
Slender
Widower

New Orleans, Louisiana, 1957-1960;

El Monte, California, 1960-1963

California,

1963 - 1/16/65

1957-1962

California

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Addresses

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In The News THIS MORNING

Cov. Brown Rates the Students

No student demonstrations have received more publicity in recent years than these on the University of California's Berkeley campus, They touched off a special report of the state Board of Regents, criticizing university President Clark Kerr, And last week, J. Edgar Hoover, director of the FBI, declared that the Berkeley demonstrations "while not' Communist-criginated or controlled," were exploited by a "few Communists." In an article written exclusively for the Herald Tribune, California's Gov. Brown for the first time publicly analyzes the troubies at Borkeley land comments on Mr. Hoover's remarks. His analysis is on Page 37.

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The Washington Post and

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Times Herald The Washington Daily News . The Evening Star _ New York Herald Tribune _ New York Journal-American New York Daily News _ New York Post _ The New York Times __ The Baltimore Sun _ The New Leader The Wall Street Journal The National Observer

The New Breed of Student: Gov. Brown Analyzes Clash

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No one can accuse the current crop of college students of being a "silent generation." Where apathy seemed to be the dominant note on campuses in the 1950s, activism—in behalf of civil rights, educational reform, one foreign policy or another—is clearly the dominant note today.

No student demonstrations in recent years have received more publicity, or more serious attention, than the series of disturbances on the Berkeley campus of the University of California during the past year.

It started last September when the university abruptly banned on-campus recruitment for off-campus political activities. When one student was arrested for violating the ban, a mob of several thousand students surrounded the police car and could not be dispersed for more than 24 hours. Weeks later Berkeley students in support of the campus "Free Speech Movement" staged a sit-in that was broken up only when nearly 800 of the sitters were arrested. A student strike followed. Repercussions kept the campus in turmoil through the remainder of the year.

Less than two weeks ago a special committee headed by Jerome Byrne, a California lawyer, made a report to the state board of regents sharply criticizing university president Clark Kerr and other administrators for their handling of the students protests, and recommending basic changes in the structure of the university. And just last week President Kerr made recommendations of his own.

Last week, too, J. Edgar Hoover, director of the Federal Bureau of Investigation, told a Congressional subcommittee that the demonstrations at Berkeley, "while not Communist-originated or controlled," were nevertheless "exploited by a few Communists for their own ends."

Notably silent through the Berkeley affair was Edmund G. (Pat) Brown, Governor of California. Here, for the first time, Gov. Brown makes known his views on the Berkeley disorders, and he also sameents on FBI Director Hoover's testimony.

The Washington Post and
Times Herald
The Washington Daily News
The Evening Star
The Evening Star New York Herald Tribune 37
New York Journal-American
New York Daily News
New York Post
The New York Times
The Baltimore Sun
The Worker
The New Leader
The Wall Street Journal
The National Observer
People's World
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XEROX 18/1965

By Edmund G. Brown

The University of California right now is facing the most critical period in its history..

We live in an era of change. The rate of technological, change keeps accelerating each year. And the university is the mother of technology and the home of this change.

It is ironic, therefore, that the university itself has not been able to keep up with the very change which it has created. It is strange, indeed, that the university has been among the institutions slowest to change. This is particularly strange, not only because of the technological revolution, but because of the education revolution as well.

The student entering the university today is of a different breed than the students of the '50s. First of all, he is better prepared. Former Chancellor Herman T. Spleth of the Riverside campus was one of the first to remark this change. He said that in the last few years the freshmen at Riverside are as well prepared as sophomores—and in some cases, juniors—used to be.

This, of course, has implications for the university curriculum. But the student change is more than just in his achievement and ability. It is also a change in attitude.

We must all realize that the student of today thinks differently than the students of the 50s. And his new and clearly defined attitudes and approaches to public issues are not confined to Berkeley or to California. They may be found nationwide.

Just 10 years ago, college students were called—and rightly so—the Silent Generation. During the McCarthy era and throughout the '50s, many people were afraid to say what they felt in their hearts was right. And college students merely reflected the society around them.

That era is gone. The student of today is vitally interested in society around him. He should be. He is no longer content with society's apathy—or its wrongs. He is idealistic enough to think that society should be perfect, or more nearly approach perfection. And he has committed himself to the effort to make it as perfect as he can during his life-

Because of this, society should stand up and applaud. But it does not.

Have we made our society safe for students with ideas? We have not, Yes, students have changed. But the structure of the university and its attitude towards its students have hot kept pace with that change.

DOWN WITH DUE PROCESS

Because the university's change has not kept pace with the change in student attitude, some students felt they had the right to go outside the law to force change. In doing so, they displayed the height of idealistic hypocrisy. For in their haste to bring about change, they cast aside one set of principles in order to gain recognition of others. On the one hand, they held up the Federal Constitution, demanding their rights of political advocacy and free expression, which it guarantees. But at the same time, they threw away the principle of due process—set forth in the same Constitution—in favor of direct action.

And in doing so, they were as wrong as the university. In doing so, they became inconsistent with their own ideals.

Because of their tactics they brought a swarm of criticism down upon themselves. Unfortunately, in some cases this criticism has been as extreme as the tactics of the demonstrators. Some people—even some people in high places—have charged that the Free Speech Movement was all a Communist plot. This is a nice easy explanation for a very complicated situation. But it just isn't true.

The student demonstrations at Berkeley grew because there were real grievances on the part of the students which needed rectifying by the university. Before the trouble was over, the goals of the Free Speech Movement had the support of a majority of the students on the campus even though its tactics did not.

The Federal Bureau of Investigation turned over to a me their confidential file on the Berkeley situation with respect to subversive activities. Unquestionably, there were some Communists involved, but the FBI's file shows the Free Speech Movement was not instigated by the Communist party or any of its front organizations.

There are undoubtedly a few Communists involved in almost every political and social movement of any size and stature today. But we must be careful not to condemn an entire movement because Communists involve themselves in it or we would be condemning even the civil rights movement.

One of the most successful tactics the Communist party has is to attach itself to a social or political movement which—in itself—has a great deal of merit. The Communists make themselves well known in it so that concerned Americans will brand the entire movement as evil, thereby causing the confusions, suspicion, and controversy the party thrives on.

The independent investigator hired by the regents confirmed the findings of this investigation. And J. Edgar Hoover told a Congressional subcommittee on March 4 that although "subversives" were involved, they neither "originated nor controlled" the Free Speech Movement.

PRESCRIPTIONS FOR CHANGE

There have been many suggestions of how to bring about the changes needed in the structure of the university and its attitudes toward its students.

One of these suggestions is from attorney Jerome Byrne. He was hired by a committee of the regents to identify the cause of the unrest on the Berkeley campus.

He and his staff studied the matter for three months and then came up with a report. It not only identifies the main causes of the problem. It also suggests some answers.

The report was issued last week. Unfortunately, opinion about the report has already polarized in some circles. Some look upon it as the Gospel. Others look upon it as the word of the devil himself. In both cases the reactions are emotional—not reasonable. The Byrne report is neither all bad nor all good. It is the opinion of one careful team of buservers. And it should be respected as such.

change should be treated with equal respect. Clark Kerr has outlined his program for reorganization to the regents. It must also have full consideration.

The issue, then, is clear. The issue is not the Byrne report or Jerry Byrne. It is not the Kerr report or Clark Kerr. The issue is the university. And all of these suggestions must be given consideration on their merits alone for the good of the university.

The regents have a long history of coming up with the right answers.

The university itself is the best proof of this. The regents' decisions of the past have made the University of California the best public university in the entire nation. I am sure their future decisions will insure no less.

I sincerely hope that the Legislature will allow the regents to come up with these vital decisions on their own. Our forefathers who drew up the constitution of California carefully created the regents and separated them and the university from direct involvement in the political process. They made the regents the legislature of the university. Our state Legislature must give the university's legislature time to solve its own problems.

RULE OF LAW

Meanwhile, we must remember that student interest and concern in the problems of the community, the state, and the world is a healthy—not unhealthy—sign.

But we must also encourage our students to remember that the citizen's right—and even duty—to dissent must be expressed within the rule of law.

This nation has grown and prospered, in part, because of far-sighted individuals who were willing to fight for change. And we have prospered because this is a nation of law—of people who respect the rule of law—people who fight by legal means for needed change within the law.

Violations of law cannot and will not be condoned. If we allow a few to violate the rights of many we would

also have to allow the many to violate the rights of

We need not allow either. We will not allow either as long as I am governor.

But neither will we staunchly defend the status quo. A rapidly growing society must be a rapidly changing society.

Knowing this, we must also realize that our students' social and public and political interests must be encouraged and even exploited.

There are those who say, "I am a taxpayer and I don't want any political activity on a campus which I support." Let us refer them to the Constitution of the United States, for the Constitution of the United States guarantees to every student the right to actively participate in political activity on or off his campus.

There are those who say "yes, I broke the law But to was for a good cause and that makes it all right."
Let us refer them also to the Constitution of the United States. It shows how change may be brought about, using due process within the law.

There are those who say "a university is a place where you go to learn; not get a lot of ideas." To them I say that a university is ideas, all kinds of ideas. It is a place where students can and must be exposed to an infinite variety of ideas. It is by weighing these conflicting ideas and choosing the correct ones that they learn.

Today, the university is faced with preserving both academic freedom—the freedom to explore all ideas—and

the rule of law.

There are military schools where students have one—
the rule of law—without the other. There are Latinthe rule of law—without the other. There are Latinthe rule of law.

American universities where students have one—academic American universities where students have one—academic freedom—without the other. But neither will ever become fruly great.

truly great.
The University of California has built its greatness by offering w delicate balance of both. It, will continue to be

the greatest public university in the world because it will continue to offer that balance.

In order to maintain that balance, there will have to be confident and genuine trust on the part of every member of the university team, the students, the faculty, the administration, the regents, the Legislature and the taxpayer.

Rebuilding this confidence and trust at this particular time in the university's history will not be easy. Right now, each member of the university team has his own fears and doubts about what motivates the other.

But this must not stop—or even delay—the inevitable reconciliation. Man's progress is always more a triumph over his own fears than over the hazards of the world. And a university's progress is little different.

I am positive that out of this crisis will come an even greater University of California—a university ready for the 21st century. A university ready in structure, ready in freedom, ready in respect for law, and more werther than ever of the prestige which is the University of California.



Associated Press
Tion Co. Brown

Edmund G. Brown

Associated Press

Tion Co. Brown

Director, FBI

EDMUND G. BROWN GOVERNOR OF CALIFORNIA

In a recent article written by
Governor Brown for the "New York Herald Tribune"
concerning the student demonstrations at the
University of California, he stated, "The Federal
Bureau of investigation turned over to me their
confidential file on the Berkeley situation with
respect to subversive activities. Unquestionably,
there were some Communists involved, but the FBI's
file shows the Free Speech Movement was not instigated
by the Communist party or any of its front organizations.

In view of Governor Brown's remarks, he should be furnished no information by your offices in the future.

ALL INFORMATION CONTAINED

ALL INFORMATION CONTAINED

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NOTEN MEDITION TO Brown's article in the "New York Herald Tribune" discusses the demonstrations and mentions the FBI's turning over files on the Berkeley situation. He also mentions Mr. Hoover's Appropriation Testimony indicating that while subversives were involved they did not originate or control the demonstrations.

JYAISMIR TOOLS

JYAISMIR (7)

Tools

Trote: Roam

Holmed Tribune

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UNRECORDED COPY FILED IN

Memorandum

DIRECTOR, FBI SAC, WFO

EDMUND GERALD BROWN, GOVERNOR OF CALIFORNIA, INFORMATION CONCERNING CLASSIF

Enclosed are five copies to the Bureau and one copy each to Los Angeles and San Francisco of a LHM setting out information furnished by

The enclosed LHM is classified "Confidential" as it [

My really for die 165

ENCLOSURE & EX. 101

Bureau (Enc. 5) 1 - Los Angeles (Enc. 1) (Info) (RM)

1 - San Francisco (Enc. 1) (Info) (RM)

1 - WFO

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DDR:acu

(5)

50 AUG 171965

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

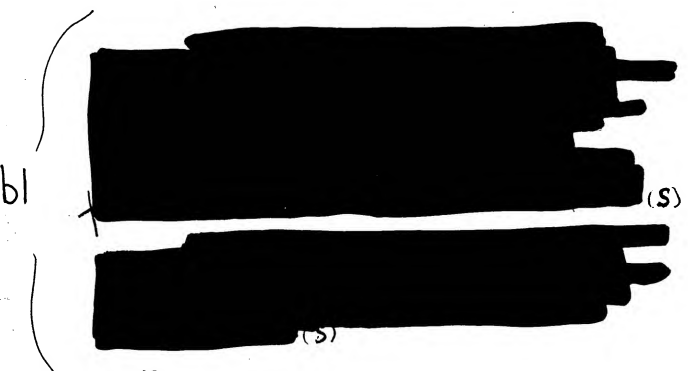
CONTILMENTAL

WASHINGTON 25, D. C. 20535

August 10, 1965

In Reply, Please Refer to File No.

EDMUND GERALD BROWN
GOVERNOR OF CALIFORNIA
INFORMATION CONCERNING



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Excluded from automatic downgrating and declassification

ENCLOSURE



In Reply, Please Refer to File No.

UNITLD STATES DEPARTMENT OF JU CICE

FEDERAL BUREAU OF INVESTIGATION

Los Angeles, California December 28, 1965

THREAT AGAINST GOVERNOR EDMUND G. BROWN STATE OF CALIFORNIA PROTECTION OF THE PRESIDENT

On December 24, 1965, Ventura District Attorney's Office, Ventura, California, made available to a Special Agent of the FBI a Xeroxed copy of a letter written by General Delivery, San Francisco, California, to Governor Edmund G. Brown, State of California, Sacramento, California. also furnished Xeroxed copies of three newspaper articles which had been enclosed with the above letter. further advised that he had received a copy of Bureau of this letter from Criminal Identification and Investigation, San Francisco, California.

Attached hereto is a Xeroxed copy of the above letter and the three newspaper articles.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ENCLOSU

Jov. Edmund. G. Drown, Jack of California; Joycenneste Mansion.

Jackaments 9. California.

EN CONTRACT

6-41

Oct 2012 1965. again Sam Writing to you - though it Mobably won't reach you aid PR'experts " Acretaries Sand official censors - Though - even if it a of these days Ism hat much more personalized message through The mails Ance again, in regard to your Collusion with the reactionary forces attempting to suppress and "stame out" the seoples! of protest and dissent against the Johnson terror then Wet mam as well as here at against the negro - once again you have Droven yourself to be - not a governor But a Craver Calculating politicide, a loathsom Crawing night Creature, W moral and ethical Coward and a crass betraver of many of those Who voted for you in 1962, pmong them. myself. Dam neither Democrate nor ! now because both are a sham and a Eotten-fraud- and I vote for neither (next

I say This; I hope Lat in 1966 this disintegration of the state begun by you, for California need and deserves a Reagen Hes, Mr. Brown, you take refuge and hide behing laws and legally, yet, you are your Crony L.B. against peaceful pertesters here at. nation on earth. a islince enough to intem we live under

Saturday, October 23, 1965

Good & welfare

BOO: The power structure of the United States is in such a precarious position that it has taken on all the markings of a likeri on all the markings of a harnssed mother whose little soy sneaks up behind and yells "Boo" very loudly. It seems to happen every week. Often the zene is trapically funny, but funny nonetheless. One little spark or threat and the legs start flaying, the eyes dilate, the pulse runs rampant and

start flaying, the eyes cliate, the pulse runs rampant, and mouths start flapping uncontinuitably.

Take Castro's offer to let everybody who wanted to leave cuba, leave. That announcement eaught a whole lot of people with their striped pants down. Anti-Castro Cuban refugees are of no good to the State Department when they're in this country. Quite the contrary, here they just mess things up. If they're not fighting amongst themselves over who's going to be king when they retake the island, they'retrying to blow up the United Nations.

The Castro announcement

Nations.
The Castro announcement even caught President Johnson off guard, He couldn't refuse to allow Cuben refugees entrance into the home of the brave, So he stretched out his arms — and gave the arriving travelers comething a little less than a welcome.

this ke. thing happens everybody, from members of official Washington on down goes into hysterics and the big mouths start flapping.
Oakland, California, is the home of one of the biggest mouths in the husiness. William F. Knowland and his Oakland Tribune.
There is a specter haunting the "Trib"—the Bacardi horde. No doubt it's causing some consternation in other communities as well. Whoever writes Knowland's editorials is worried about "an exodus of unemployed refugees, speaking a foreign language." Anyone ever heard of an employed refuge?
The Tribune editorialist sees "a nightmare of social and economic problems."
Well, it's about time he woke up. Most rational people could see those problems long ago. The evidence was right there in Miamt. A whole new slum was created. The immigrants were never integrated into the fabric of this nation. The country couldn't do for Cubans in a couple of years what it hadn't done for Negroes in 300.
Mr. Knowland and his crew aren't really worried about the plight of the poor unemployed The Tribune editorial was probably in response to a letter from a "Mirz. L. Hawkina" that appeared on the same page.

peared on the same page.

a "AITT. IA HAWAITA" LIMA APPeared on the same page.

TEAR: One is moved to tears when thinking of what must be going on in Mrs. Hawkins world because of this new Castro move. Despair is the only way to describe her question: "What in Heaven's name is our President thinking of to allow those thousands of Cubans to enter our country?"

But Knowland has a plan. He nobly suggests. With U.S. assistance, many of the Cuban refugees might prefor to be located in some other Latin American country with a language and customs more familiar to them. What a joke!

Any Cuban refugee would be a fool to take him up on the offer. The person leaving Cuba knows full well that the standard of living in the United States is higher than it is in Cuba. If before Castro he had a relatively higher standard than

Cuba. If before Castro he had a relatively higher standard than he has now, then certainly there are advantages to moving here. But if the other starving Latin American countries are the only alternative to Cuba, most of the people now moving out would choose to stay and make the sacrifices needed to build excelling.

—CARL BLOICE

Sam and the

There's this monster, you see, named INTERNATION.
AL COMMUNISM. It's out there somewhere, lurking in the dark shadows of Eastern Europe, Asia, Africa, etc., and every time dear, sweet bumbling old Uncle Sam tries to do something for the poor and downtrodden of the world, the monster rages and slobbers and breathes fire. It has already gobbled up the people of Russia, Cuba, China, Indonesia, and the central and Eastern European countries. Now it's after the democracies and it knows that it can't get at them until it does away with Uncle Sam.

Meanwhile, Uncle Sam, pure of heart, thinking only of the good of mankind, dreaming of when all men can live in peace, prosperity and brotherhood, staggers on under his inherited "white man's burdea," trying to bring the slavering monster to the conference table where the two can "sit down and reason together." But, of course, Uncle Sam, like all the boy scouts, must There's this monster, you see, named INTERNATION-

like all the boy scouts, must be prepared. He must recognize that maybe the monster will not be reasonable. If that's to be the case, then Uncle Sam will sigh, mop his brow, assume an expression which tells everyone that it hurts him more than it does them, give the ol' boy scout salute and then bomb, burn, torture, rape, pillage, and annihilate the poor and downtrodden. He has to you see. If he didn't the monster would get them. would get them.

. [Reprinted from "Life with Lyndon in the Great So-ciety," Vol. 1, No. 32, a newsletter circulated in Southern civil rights circles, written by Jack Minnis.]

Johnson and the Miss. Cl. Lang-

The defeat of the Mississippi Freedom Democratic Party's challenge of the illegally elected Mississippi congressmen was a triumph for the racist rulers of this country, or in a word, the Johnson administration. It proves beyond any doubt the incapacity of the Democratic Party to enforce the constitutional right of American citizens to vote for their representatives in government.

The Sept. 17 vote against the challenge in the House of Representatives was 228 to 143. In order to pass, the challenge required 218 votes — but there are 295 Democrats in the House, and the Johnson administration has been able to pass every single piece of major legislation it has pushed this year!

The fact of the matter is that the Johnson administration has openly lobbied against the MFDP challenge in order to assure that the Mississippi Dixiecrats remain in power. Hiding behind the "legal" argument that no one ran against the Mississippi Dixiecrats in 1864, Johnson's cohorts cynically ignore that before the 1865 Voting Rights Act only a handful of black Mississippianature allowed to vote in any elections.

After the overwhelming support that Negro voters gave Johnson in 1964, including the support of the MFDP, Johnson apparently felt he had the Negro vote in his back pocket. The apparently felt he had the Negro vote in his back pocket. The Dixiccrat vote is less secure. In 1564 many of them voted for Goldwater. Others still threaten to bolt the Democratic Party.

In order to ensure that the Dixiccrats remain within the Democratic Party, Johnson placed defeat of the MFDP challenge high on his priority list. There is an important lesson here for the MFDP. Pressure can be brought on the ruling parties to the degree that political groups have strength outside of and in

and violent action if that

FBI

Date: 12/28/65

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ransmit	the following i	(Type in plain text or code)	le Vard <u></u> er
ia	AIRTEL	AIRMAIL - REGISTERED (Priority or Method of Mailing)	The Wick
	TO:	DIRECTOR, FBI (62-109276)	
	FROM:	SAC, LOS ANGELES (100-65106)	ak
	RE:	THREAT AGAINST GOVERNOR EDMUND GOBROWN STATE OF CALIFORNIA PROTECTION OF THE PRESIDENT	2 Mil
	captioned CONCERNING	Re Los Angeles letter to Bureau dated 12/31/67 aka.; INFORMAT	ión Jack
	of a lette	Transmitted herewith to the Bureau are two coerhead memorandum (EHM) concerning a letter wror BROWN by	pies itten
	of the let Secret Se Service,		u and this
	in San Fr	A copy of the LHM is also being disseminated is in apparently now respond to the contract of t	estang estan
	3 - Burea 1 - San I 2 - Los I	TOBURE 16 JAN 3 196 18 (Encs2)(AIRMAIL-REGISTERED) Francisco (Enc1)(AIRMAIL-REGISTERED) Angeles 62-5739)	ture .
	RHB:n1b (6)	To possit and O. C. Wick	
<u>ن </u>	py un ju	Special Agent la Charge	

; In

UNITED STATES DEPARTMENT OF JUSTICE

FEL_RAL BUREAU OF INVESTIGATIO ...

		WASHINGTON, D.C. 20535
In Reply, Please Refer to		December 28, 1965
mar Bureau 02	-105276	
	es 100-65106	
United States Secret Service		
Department of the Treasury	TIPLE AGAINSE COVE	RNOR EDMUND G. BROWN
Washington, D. C. 20220	THREAT AGAINST GOVE	MINOR EDITORIS & STATE
	STATE OF CALIFORNIA PROTECTION OF THE P	PRESTORNE
Dear Sir:	PROTECTION OF THE I	THE EDUCATION AND A STREET OF THE STREET OF
covered by the agreement between tection, and to fall within the	een the FBI and Secret Service ategory or categories checke	individual who is believed to be ce concerning Presidential pro- ed.
1. Has attempted or threat including foreign govern U.S., because of his of	ened bodily harm to any gove ment officials residing in or ficial status.	rnment official or employee, planning an imminent visit to the
2. 阡 Has attempted or threat than legal means.	ened to redress a grievance a	against any public official by other
participant in communis of other group or organi	t movement; or has been under zation inimical to U.S.	has been identified as member or er active investigation as member
4. U.S. citizens or reside Chinese Communist blo	nts who defect from the U.S.cs and return.	
criteria:		meet one or more of the following
(a) N Evidence of em	otional instability (including	unstable residence and
employment rec	ord) or irrational or suicidal	Dellay lot.
(Li En Europe sions of	strong or violent anti-U. S. S	entiment;
(a) FT Daige note (incl	uding arrests or convictions?	Of Collance of Statements
indicating a pro and government	pensity for violence and ant	ipathy toward good order
6. Individuals involved in	illegal bombing or illegal bo	omb-making.
Photograph has been furn may be available through	ished enclosed 🛣 is	not available
		•
	_	
		ery truly yours,
	\mathcal{O} .	John Edgar Hoover Director
1 - Special Agent in Charge	(Enclosure(s)	

U. S. Secret Service

- Los Angeles (AIRMAIL-REGISTERED)

Enclosure(s)

(Upon removal of classified enclosures, if any, this transmittal form becomes UNCLASSIFIED.)



In Reply, Please Refer to File No.

ED STATES DEPARTMENT OF

FEDERAL BUREAU OF INVESTIGATION

Los Angeles, California January 4, 1966

THREAT AGAINST GOVERNOR EDMUND G. BROWN STATE OF CALIFORNIA

Glendale, On January 4, 1966, California Police Department, furnished the Following information:

Shortly after 8:00 AM on January 1, 1966, Glendale Police Department, Officers had gone to the apartment of California, in response to complaints of neighbors that a gun shot had been heard at apartment.

was holding Upon arrival of officers, a Winchester Model 94, 30-30 caliber rifle, and was shouting about 'that God damn Governor Brown". When asked what he was doing he said he was just shooting in the hills and "I wish Governor Brown were here". After the weapon was taken from him he continued to talk about the faults ' of Governor Brown, faults of the national government, and about Vietnam. He also said "you have to be careful because of the communist, those damn Commies are coming sooner then you think".

Officers detected the odor of alcohol on (Five spent shell casings were found at the scene. observed numerous brochures concerning religious, governmental, and anti-communist matters.

was profane, obscene, resisted arrest, and was combative when booked in the Glendale Police Department Jail.

ENCLOSURE

67c

THREAT AGAINST GOVERNOR EDMUND G. BROWN STATE OF CALIFORNIA

officers that approximately every two weeks has carried on in a boisterous manner, that he appears to be a fanatic on religion and government, is always talking about war and communists, has many times made open threats to use his gun, and has said he would like to kill communists and certain officials.

a 4:00 AM on January 1, 1966, he had heard dog at which time he talked of faults of the American government and of Governor Brown. And also heard seven gun shots on that day and heard make threats to take "six of them with me".

advised that appeared in local court on January 3, 1966, plead guilty to violation of Section 417, California Penal Code (display of weapon), and received a sentence of 180 days in the Los Angeles County Jail, ten days suspended.

Files of the Los Angeles Office of the Federal Bureau of Investigation contain no information identifiable with

Following is a description of the above individual as shown in files of the Glendale Police Department:

Name Race Caucasian Born

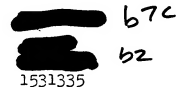
Height
Weight
Hair
Eyes
Complexion
Build

5'11"
175
Blond
Brown
Medium
Medium

b70

THREAT AGAINST GOVERNOR EDMUND G. BROWN STATE OF CALIFORNIA

Occupation
Glendale Police
Department No.
FBI Number
CII Number



67C

On January 4, 1966, Special Agent, Secret Service, Los Angeles, was advised of the foregoing.

No further investigation in this matter is being conducted by the Federal Bureau of Investigation, Los Angeles.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

		FBI	
	.	Date: 1/4/66	
Trai	nsmit the following	AIR MAIL - REGISTERED	
Via		. (Priority)	
			Τ
	Ale or	DIRECTOR, FBI (62-109276)	
	FROM	SAC, LOS ANGELES (175-0)	
	RE T	THREAT AGAINST GOVERNOR EDMUND G.—BROWN	
	0	STATE OF CALIFORNIA PROTECTION OF THE PRESIDENT	
A.I	of a letter FD-376 pe	Enclosed herewith to the Bureau are four copies erhead memorandum ($\underline{L}\underline{H}M$), and two copies of rtaining to captioned matter.	
<i>'</i> -	so that G	One copy of the LHM is furnished to San Francisco overnor EDMUND G. BROWN, Sacramento, California gh usual sources beadvised of this individual.	
	to Secret	The above information was received by SA on 1/4/66 and was disseminated on the same date 57 (Service, Los Angeles, as indicated in the LHM.	,
		Canala MENCLOSURE 4	
	3 - Burea 1 - San F 1 - Los A	Francisco (Encl. 1)(RM) REC 10	į.
	JM/jlm (5)	3 JAN 6 1966	

Approved:

Special Agent in Charge

Sent

Pesup Montpot





FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to

Bufile 62-109276

LA file 175-0

WASHINGTON, D.C. 20535

1/4/66

File No.

Director
United States Secret Service

United States Secret Service Department of the Treasury Washington, D. C. 20220



Dear Sir:

The information furnished herewith concerns an individual who is believed to be covered by the agreement between the FBI and Secret Service concerning Presidential protection, and to fall within the category or categories checked.

1.		tened bodily harm to any government official or employee, nment officials residing in or planning an imminent visit to the fficial status.
2.	Has attempted or threathan legal means.	ened to redress a grievance against any public official by other
3.	participant in communi	is potentially dangerous; or has been identified as member or st movement; or has been under active investigation as member exation inimical to U.S.
4.	U. S. citizens or resid Chinese Communist bl	ents who defect from the U.S. to countries in the Soviet or ocs and return.
5.	Subversives, ultraright criteria:	ists, racists and fascists who meet one or more of the following
	employment re (b) Expressions of (c) Prior acts (inc	otional instability (including unstable residence and ord) or irrational or suicidal behavior: strong or violent anti-U. S. sentiment; uding arrests or convictions) or conduct or statements opensity for violence and antipathy toward good order
6.	☐ Individuals involved i	illegal bombing or illegal bomb-making.
Pł	hotograph has been fur may be available through	ished enclosed is not available Glendale, California Police Department

Very truly yours,

John Edgar Hoover

1 - Special Agent in Charge (Enclosure(s)
U. S. Secret Service - Los Angeles

Enclosure(s)

(Upon removal of classified enclosures, if any, this transmittal form becomes UNCLASSIFIED.)

DECODEDCOPY

□ AIRGRAM

□ CABLEGRAM

XX RADIO

TELETYPE

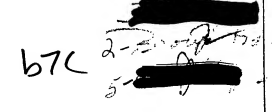
Rosen
Sullivan
Tavel
Trotter
Tele. Room
Holmes
Gandy

R-32

URGENT 2-10-66 2:57 AM

TO DIRECTOR

ROM LOS ANGELES 192355



PROPOSED CONFERENCE WITH GOVERNOR EDMUND G. BROWN FEBRUARY 11 NEXT.

TELEGRAM RECEIVED TODAY FROM GOVERNOR EDMUND G. BROWN
STATING HE IS SPENDING DAY OF FEBRUARY 11 NEXT IN LONG BEACH,
CALIF. AREA AND PLANS TO MEET WITH COMMUNITY LEADERS TO EXPLORE
MATTERS OF COMMON INTEREST. HE REQUESTED A CONFERENCE AT

11:45 A. M. WITH THE SAC AND OTHER LEADERS VITALLY CONCERNED
WITH LAW ENFORCEMENT TO JOIN IN INFORMAL DISCUSSION DURING A
LUNCHEON AT PACIFIC COAST CLUB, LONG BEACH.

TODAY 'S LOS ANGELES TIMES NEWSPAPER CARRIES ARTICLE
QUOTING ASSEMBLYMAN GEORGE DEUKMEJIAN, REPUBLICAN FROM LONG
BEACH, WHICH URGES BROWN TO PUT THE SUBJECT OF CRIME ON A
SPECIAL CALL FOR ACTION AT THE 1260 LEGISLATIVE SESSION

8 FEB 14 1966

CC MR TOLSON

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

DECODED COPY

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Tele. Room
Holmes
Gandy

PAGE 2 FROM LOS ANGELES 102355

THE ASSEMBLYMAN ACCUSED BROWN OF TRYING TO MINIMIZE THE CRIME PROBLEM IN CALIF. BY STATING THAT THE CALIFORNIA CRIME REPORTING METHODS WERE MORE PRECISE AND THE DATA MORE MEANINGFUL. HE PIONTED OUT THAT GOVERNOR BROWN POCKET VETOED THREE BILLS APPROVED FROM THE 1965 LEGISLATIVE SESSION WHICH WOULD HAVE INCREASED THE MINIMUM PENALTIES FOR ARMED BODILY INJURY CRIMES.

THE CRITICISM OF THE REPUBLICAN ASSEMBLYMAN, AND THE GOVERNOR PLANS TO HOLD THE CONFERENCE TOMORROW IN THE ASSEMBLYMAN'S HOME AREA OF LONG BEACH TO DISCUSS MATTERS OF COMMERN TO LAW ENFORCEMENT. IT APPEARS TO BE PURELY A POLITICAL MOVE TO TAKE GOV. BROWN OFF THE HOOK WITH REGARD TO HIS ACTIONS CONCERNING LEGISLATION IN THE FIELD OF LAW ENFORCEMENT.

ATTENDING THE CONFERENCE.

HACE BY 9 A.M. PST, FEBRUARY 11 NEXT, THE GOVERNOR WILL BE

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

DECODED COPY

□ AIRGRAM □ CABLEGRAM Ø RADIO □ TELETYPE

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Gale
Rosen
Sullivan
Tavel
Trotter
Tele. Room -
Holmes

PAGE 3 FROM LOS ANGELES 102355

ADVISED THAT SAG GRAPP IS IN SAN FRANCISCO ATTENDING THE CALIFORNIA PEACE OFFICERS ASSOCIATION MEETING AND WILL BE UNABLE TO ATTEND.

RECEIVED: 3:33 AM RJB

Right.

10: b7L

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

DO-6

OFFICE OF DIRECTOR FEDERAL BUREAU "OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

August 30, 1966

The attached news release was sent to "Editor, FBI Law Enforcement Bull," from Committee to Re-elect Governor Brown, 391 Sutter Street, Fourth Floor, San Francisco, California.

Reference is made to the Director in paragraph four and five.

53. (2)

mjm

NOT RECORDED SEP 3.3 1986

590 151966

#157 - Contact Jack McDonald John Luce August 26, 1966

FOR IMMEDIATE RELEASE

Governor Edmund G. Brown said today_that Ronald Reagan's "campaign gimmicks" on crime "only serve to illustrate how little he understands the needs of local law enforcement."

Brown, speaking at a Fullerton Aerospace plant, said Reagan's notions on crime were like those on other major subjects--"thoughtless affronts to those who really understand the problems involved."

Brown said additional state funds should be used "to help our excellent local police academies, not channeled into the unneeded and unwanted new State Police training facilities proposed by Reagan.

"Reagan says he wants J. Edgar Hoover to come out and help us set

2 SEP 12 1966

LINCLOSURE



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

Los Angeles, California September 13, 1966

PROTECTION OF THE PRESIDENT

A confidential source, who has furnished reliable information in the past, advised on September 7, 1966, that Whittier, California, Whittier, California, Was paroled from the Southern California Conservation Center, Chino, California, on or about June 28, 1966.

occasions that he is going to shoot Governor Pat Brown, United States Senator Robert Kennedy and any police officer he feels like shooting.

These threats, he becomes irrational and excited.

years, six feet tall, 180 to 190 pounds, medium build, gray-brown hair, ruddy complexion

The files of the Los Angeles Office of the Federal Bureau of Investigation contained no information which is identifiable

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

62-1621,-44

UNITED STATES GO. RNMENT

Memorandum

Director, FBI

DATE:

9/13/66

Mr. Delmarch
Mr. Mohr
Mr. Wick
Mr. Casper
Mr. Callahan
Mr. Conrad
Mr. Felt
Mr. Gale
Mr. Bosen,
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

Mr. Tolsed

SAC, Los Angeles (175-26)(C)

SUBJECT:

671

PROTECTION OF THE PRESIDENT

PAT BAND

Enclosed herewith are seven (7) copies of a letterhead memorandum (LHM) containing information concerning captioned individual. FD-376 is being furnished to the Bureau for use in transmitting the LHM to Secret Service, Washington, D. C. A copy of the LHM is being disseminated to Secret Service locally. A copy is being furnished to the San Francisco Office in view of the threat to Governor PAT BROWN.

Special Agent Secret Service, Los Angeles, was advised at 3:35 P.M. on 9/9/66 of the information The Los Angeles Police Department and California State Department of Justice, Los Angeles, were also advised.

676,

The confidential source mentioned in the LHM is Whittier, California, U. S. Post Office

and who has requested that his identity be kept confidential.

<u> 2</u> - Bureau (Encs. - 7)(RM) 1 - San Francisco (Enc. - 1)(RM) l - Los Angeles LWS:CM

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62-1624

EX-102

17 SEP 1.6 1968



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No. LA 175-26 WASHINGTON, D.C. 20535 September 13, 1966

Director United States Secret Service Department of the Treasury Washington, D. C. 20220



D

Dear Sir:
The information furnished herewith concerns an individual who is believed to be covered by the agreement between the FBI and Secret Service concerning Presidential projection, and to fall within the category or categories checked.
1. A Has attempted or threatened bodily harm to any government official or employee, including foreign government officials residing in or planning an imminent visit to the U.S., because of his official status.
2. Has attempted or threatened to redress a grievance against any public official by other than legal means.
3. Because of background is potentially dangerous; or has been identified as member or participant in communist movement; or has been under active investigation as member of other group or organization inimical to U.S.
4. U.S. citizens or residents who defect from the U.S. to countries in the Soviet or Chinese Communist blocs and return.
5. Subversives, ultrarightists, racists and fascists who meet one or more of the following criteria:
 (a) Evidence of emotional instability (including unstable residence and employment record) or irrational or suicidal behavior: (b) Expressions of strong or violent anti-U. S. sentiment; (c) Prior acts (including arrests or convictions) or conduct or statements indicating a propensity for violence and antipathy toward good order and government.
6. Individuals involved in illegal bombing or illegal bomb-making.
Photograph has been furnished enclosed is not available may be available through
Very truly yours,
1 almae

REGISTERED MAIL

John Edgar Hoover Director

1 - Special Agent in Charge (Enclosure(s) U. S. Secret Service, Los Angeles (RM)

Enclosure(s)

(Upon removal of classified enclosures, if any, this transmittal form becomes UNCLASSIFIED.)

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THE HON J EDGAR HOOVER

DIR FEDERAL BUREAU OF INVESTIGATION DEPT OF JUSTICE CONSTITUTION

AVE BETWEEN NINTH AND TENTH STS WASHDC 20530

FOR A TESTIMONIAL DINNER HONORING GOVERNOR EDMUND G. "PAT"

BROWN THIS MONTH, WE WOULD APPRECIATE A LETTER OR TELEGRAM

FROM YOU WITH APPROPRIATE COMMENTS ON THE GOVERNOR'S LEADERSHIP,

RECORD IN OFFICE OR PERSONAL QUALITIES. NEED BY MONDAY, DEC.

12 FOR APPROPRIATE MOUNTING AND PRESENTATION TO GOVERNOR. PLEASE

ADDRESS TO GOVERNOR BROWN AND SEND CARE OF PRESS SECRETARY,

GOVERNOR'S OFFICE, STATE CAPITOL, SACRAMENTO, CALIFORNIA 12 1966

ATTORNEY GENERAL THOMAS C. DINCH AND SAMUEL LEASK, CO-CHAIRMEN.

MR. JUGACH FOR THE DIRECTOR

5 2001

MR. AND MRS. EDMUND G. BROWN

Mr. Brown, who you advised is associated with the firm of Ball, Hunt, Hart and Brown, 9418 Wilshire Boulevard. Eaverly Hills. California, may be identical with Edmund Gera Abrown, the former Governor of California, who was the Subject of an applicant-type investigation conducted by the FBI during 1960. The results of that inquiry were summarized in a communication dated March 6, 1964, a copy of which is attached. (62-76249-88) (116-442786)

The central files of the FBI contain no additional pertinent information regarding captioned individuals.

The fingerprint files of the Identification Division of the FBI contain no arrest data identifiable with captioned individuals based upon background information submitted in connection with this name check request.

Enclosure

NOTE: Per request of

to the President.

LMG:clk

676

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ENCLOSURE

Sullivan
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Bishop
Brennan, C.D.
Callahan
Casper
Corrad
Felt
Gale
Rosen
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Soyars
Tele, Rosen
Holmes

MAIL ROOM TELETYPE UNIT

December 8, 1966 AIRMAIL

REC-49

Honorable Thomas C. Lynch Attorney General State of California Sacramento, California 95800

My dear Mr. Attorney General:

The telegram of December 7th

from you and Mr. Samuel Leask was received while Mr. Hoover is in a travel status; therefore, it will not be possible for him to comply with your request.

Sincerely yours,

MAILED 5 DEC 8 1960 COMM-FBI

Helen W. Gandy Secretary

1 - Los Angeles - Enclosure

1 - San Diego - Enclosure

1 - San Francisco - Enclosure

NOTE: Attorney General Lynch is on the mailing list to receive the UCR bulletin. We have had cordial correspondence with him, last outgoing 11-23-66 in connection with the President's Crime Commission. Samuel Leask in 1960 was employed in the Administrative Division of the City of Los Angeles. In 1962 he was California State Director of Health and Welfare and our Los Angeles Office received information that the "Nixon people" intended to file a fatch act complaint against Leask and others alleging that they were participating in a democratic council meeting in Los Angeles in 1962. This information was disseminated to the Civil Service Commission and We Civil Bights Division of the Department. Governor Brown has Page two.

Loach

Casper Callahan

Conrad

Gale

1 Rosen Sullivan

Die. Room

MAIL ROOM TELETYPE UNIT

Honorable Thomas C. Lynch

NOTE continued:

been a controversial Governor of California and as recently as 1965 the Director noted "I do not think we should furnish Brown any information in the future." This was with reference to a statement by Brown wherein he said the Director declared that the Berkeley demonstrations "while not communist-originated or controlled were exploited by a few communists."

NUMEROUS REFERENCE

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September 3, 1970

BY LIAISON

Honorable Alexander P. Butterfield Deputy Assistant to the President The White House Washington, D. C.

Dear Mr. Butterfield:

Reference is made to your name check request and some other individuals. concerning (

Attached are separate memoranda concerning the following individuals:

Mr. and Mrsi Edmund G. Brown

ST-121 REC 9

Sincerely yours,

NOT RECORDED 183 SEP 9 1970

Enclosures (9)

EMBLOSURE

- Enclosures (sent direct) - Enclosures (sent direct)

LMG:rog

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Bishop Brennan, C.D. Callanan.

TELETYPE UNIT

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FEDERAL BUREAU FEDERAL BUREAU OF INVESTIGATION PORTRODUCTIONS SECTION

TO DIRECTOR I M M E D LATE

-SACRAMENTO-TOM MEDI-ANTE

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BEFTE

UNSUB: THREAT TO ASSASSINATE CALIFORNIA GOVERNOR BROWN ON JUNE 28, 1977; POLICE COOPERATION MATTER.

RE-BUREAU-TELEPHONE CALL TO-NEW-YORK-JUNE COTT-1944.

INFORMATION FROM U.S. DEPARTMENT OF STATE, WDC, THAT ATTEMPT WOULD BE MADE ON LIFE OF CALIFORNIA GOVERNOR BROWN BETWEEN 12:00 MIDNIGHT AND 1:30 A.M (CALIFORNIA TIME) 6/28/77. STATE DEPARTMENT INFORMATION TELEPHONICALLY RECEIVED FROM ONE

OF JUNE 27, 1977.

NEW YORK OFFICE NIGHT SUPERVISOR TELEPHONICALLY CONTACTED

AT ABOVE NUMBER AND OBTAINED THE FOLLOWING INFORMATION:

CLAIMED THAT SHE RECEIVED LONG DISTANCE TELEPHONE CALL

LATE AFTERNOON JUNE 27, 1977 FROM UNKNOWN WHITE MALE WHO SAID

HE WAS CALLING FROM CALIFORNIA. WHITE MALE ADVISED HER THAT HE

WAS CALLING AT REQUEST AND THAT WOULD "MAKE A HIT"

Fin. to Fine.

Fin. to Fine.

In the Fine.

IN SAN FRANCISCO TONIGHT. WHITE MALE TOLD HER TO "KEEP YOUR MOUTH SHUT OR YOU'LL GET IT, TOO." WHITE MALE THEN HUNG UP.

ADVISED SHE BELIEVES MENTIONED 676,
ABOVE, IS , SPECIAIC ADDRESS
UNKNOWN, SANTA MONICA, CALIFORNIA, TELEPHONE NUMBER
SHE DESCRIBED

OF JUNE 27, 1977 AND ADVISED SHE HAD BEEN "DRINKING HEAVILY LATELY." AT TIMES DURING TELEPHONE CONVERSATION SHE BEGAN CRYING HYSTERICALLY AND HER THOUGHT PROCESSES DRIFTED CONSTANTLY. SHE WAS UNABLE TO RELATE HOW SHE ACQUIRED INFORMATION THAT GOVERNOR BROWN WOULD BE SPECIFIC ASSASINATION ATTEMPT TARGET OR TIME OF ATTEMPT WOULD BE BETWEEN 12;00 MIDNIGHT AND 1:30 A.M. (CALIFORNIA TIME), JUNE 28, 1977.

RECEIVAND OFFICES SHOULD INMEDIATELY DISSEMBLATE ABOVE

KHFORKAT-19 N-TO-APPROPRIATE LOCAL AUTHORITIES.

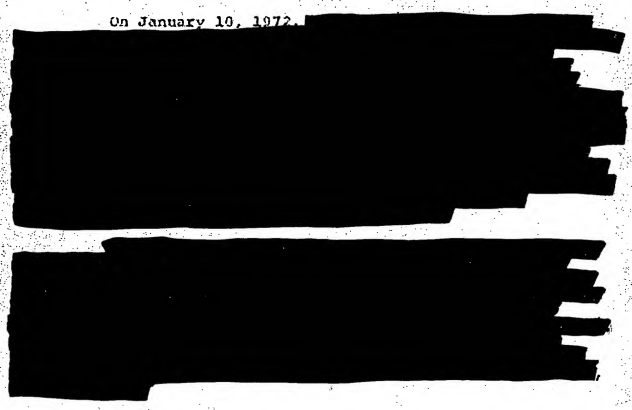
ADVIANTERATIVE

The Attorney General February 1, 1972 Director, FDI Mr. Felt Mr. Rosen Mr. Bates ALSO KHOWN ALECTICATIONS - INFORMATION CONCERNING (ACCOUNTING AND FRAUD SECTION) The following information was received from an informant of this Bureau who has furnished reliable information in the past. Because of the informant's sensitive position in organized crime, our Los Angeles, California, Office requests the information be dealt with in strict confidence. B FEE 2 On January 10, 1972, while in Los Angeles, California, Mr. Moh Mr. Bis op ___ Mr. Miller, E.S. Mr. Callahan __ Mr. Can Mr. Dalbey Mr. Clove Mr. Ponde Mr. Bates 62-76249 JFS:bjp SEE NOTE PAGE TELETYPE UNIT NOT RECORDED 15 FEB 2 1972

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9)

The Attorney General



No investigation in this matter is being conducted by this Bureau in the absence of a specific request from the U. S. Department of Justice.

- 1 The Deputy Attorney General
- 1 Assistant Attorney General Criminal Division

62,676,670

NOTE: Above information furnished by who has furnished extremely reliable information in the past concerning organized crime matters. Because of the vague nature of the information attributed to subject this information is being brought to the attention of the Department and no further action is indicated at this time.

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